

# EXHIBIT 9

**EXHIBIT "A"**

**AGREEMENT**

## **AGREEMENT**

This Agreement, dated as of November 12, 2014 (“Agreement”), is made by and between Irving H. Picard, in his capacity as the trustee (“Trustee”) for the liquidation proceedings under the Securities Investor Protection Act of 1970, as amended, 15 U.S.C. § 78aaa *et seq.* (“SIPA”), of Bernard L. Madoff Investment Securities LLC (“BLMIS”) and the substantively consolidated Chapter 7 case pending before the United States Bankruptcy Court for the Southern District Court of New York (the “Bankruptcy Court”) of Bernard L. Madoff (“Madoff”), on the one hand, and Primeo Fund (In Official Liquidation) acting by its joint official liquidators, Gordon MacRae and Eleanor Fisher (“Primeo”) and Herald Fund SPC (In Official Liquidation) acting by its principal joint official liquidators, Russell Smith and Niall Goodsir-Cullen (“Herald,” together with Primeo, the “Funds”), on the other hand. The Trustee and the Funds collectively shall be referred to herein as the “Parties.”

## **BACKGROUND**

A. BLMIS and its predecessors were registered broker-dealers and members of the Securities Investor Protection Corporation (“SIPC”).

B. On December 11, 2008 (the “Filing Date”), the Securities and Exchange Commission (the “SEC”) filed a complaint in the United States District Court for the Southern District of New York (the “District Court”) against BLMIS and Madoff.

C. On December 15, 2008, the District Court entered an order under SIPA, which, in pertinent part, appointed the Trustee for the liquidation of the business of BLMIS under section 5(b)(3) of SIPA and removed the case to the Bankruptcy Court under section 5(b)(4) of SIPA, where it is pending as Case No. 08-01789 (SMB) (the “SIPA Proceeding”). The Trustee is duly qualified to serve and act on behalf of the BLMIS estate (the “BLMIS Estate”). By Order dated June 9, 2009, the estate of Madoff was substantively consolidated with the BLMIS Estate.

D. Primeo maintained two accounts with BLMIS. The first account was opened in or around December 1993 and was designated account no. 1FR060. Account no. 1FR060 was closed in or around April 2000. The second account was opened in or around January 1996 and was designated account no. 1FR092. Account no. 1FR092 was closed in 2007, when Primeo became an indirect investor with BLMIS through other funds, including Herald.

E. In the two years prior to the Filing Date, Primeo withdrew from its BLMIS accounts approximately Fifteen Million Four Hundred Thousand United States Dollars (\$15,400,000.00).

F. In the period from two to six years prior to the Filing Date, Primeo withdrew from its BLMIS accounts approximately One Hundred Twenty-Three Million Nine Hundred Fifty Thousand United States Dollars (\$123,950,000.00); in total during the six years prior to the Filing Date, Primeo withdrew One Hundred Thirty-Nine Million Three Hundred Fifty Thousand Dollars (\$139,350,000.00) (“Primeo Six-Year Transfers”). In the six years prior to the Filing Date, Primeo also received indirect transfers on account of its investments in Herald and Alpha Prime Fund Limited (“Alpha Prime”).

G. Herald maintained an account with BLMIS through its Luxembourg-based custodian HSBC Securities Services (Luxembourg), S.A. (“HSSL”), designated account no. 1FR109, that was opened in or around April 2004. In the six years prior to the Filing Date, Herald, through HSSL, withdrew from that BLMIS account approximately Five Hundred Sixty-Seven Million Eight Hundred Thousand United States Dollars (\$567,800,000.00) (“Herald Six-Year Transfers,” and together with the Primeo Six-Year Transfers, the “Transfers”).

H. On or about June 23, 2009, Herald filed a customer claim with the Trustee, which the Trustee has designated as Claim No. 10817 (the “Herald Customer Claim”). The Herald Customer Claim is included as Attachment A to this Agreement. The Herald Customer Claim asserts that Herald is entitled to the securities reflected on its BLMIS Account statement for the period ending November 30, 2008, or in the alternative its net equity. The Parties agree that Herald’s net equity equals \$1,172,195,000 (“Net Equity”).

I. Primeo did not file a customer claim.

J. On January 23, 2009, Primeo was placed into voluntary liquidation by special resolution (“Primeo Liquidation”) and on April 8, 2009, the liquidation of Primeo was continued under the supervision of the Grand Court of the Cayman Islands (“Cayman Court”). Gordon MacRae and Eleanor Fisher are the current joint official liquidators of Primeo (“Primeo Liquidators”).

K. On July 16, 2013, Herald was placed into official liquidation by Order of the Cayman Court following the winding up petition presented by Primeo on February 14, 2013 (“Herald Liquidation,” and together with the Primeo Liquidation, the “Cayman Liquidation Proceedings”). On July 24, 2013, Russell Smith and Niall Goodsir-Cullen were appointed as the principal joint official liquidators of Herald (“Herald Liquidators,” and together with the Primeo Liquidators, the “Liquidators”), and Michael Pearson was appointed as the additional liquidator of Herald by the Cayman Court.

L. On December 5, 2010, the Trustee filed an Amended Complaint in an adversary proceeding captioned *Picard v. HSBC Bank plc, et al.*, Adv. Pro. No. 09-1364 (SMB) (the “Adversary Proceeding”). In the Amended Complaint, the Trustee asserted claims to avoid and recover the Transfers under 11 U.S.C. §§ 544, 547, 548, 550, or 551, SIPA § 78fff-(2)(c)(3), and the New York Debtor and Creditor Law §§ 270–281 (“Avoiding Power Claims”). The Trustee also asserted claims to disallow the Herald Customer Claim, pursuant to 11 U.S.C. § 502(d), and to equitably subordinate the Herald Customer Claim, pursuant to 11 U.S.C. §§ 510(c) and 105(a) (“Disallowance and Subordination Claims”).

M. On December 9, 2010, the Trustee and BLMIS also filed a proceeding against Primeo in the Cayman Court, Cause No. FSD 0275 of 2010-AJJ (“Cayman Proceeding”), advancing avoidance and constructive trust claims under U.S. and Cayman law (“Trustee’s Cayman Claims”). Primeo filed a Defence and Counterclaim in the Cayman Proceeding, denying the Trustee’s Cayman Claims and asserting counterclaims against BLMIS for breach of contract and fraudulent misrepresentation (“Primeo’s Cayman Claims”). In January 2011, various preliminary issues were tried in the Cayman Court. In January 2013, the Cayman Court ruled on those preliminary issues. The Trustee and Primeo respectively appealed certain of those

issues to the Cayman Islands Court of Appeal (the “Court of Appeal Proceeding”). On April 16, 2014, the Cayman Islands Court of Appeal ruled on certain issues and adjourned one issue for further argument.

N. In December 2010, the Trustee commenced an adversary proceeding against JPMorgan Chase (“JPM”) alleging that JPM received approximately \$425 million in direct and indirect transfers from BLMIS, including \$154 million that JPM redeemed from Herald. In December 2013, the Trustee and JPM reached a settlement whereby JPM paid the Trustee \$325 million. Herald has asserted that it is entitled to a \$154 million credit based on the settlement amounts paid by JPM, which the Trustee disputes. However, in connection with the Trustee’s settlement with Herald and Primeo, the Parties agree that Herald will receive credit for \$100,098,057 of the amount paid by JPM, reducing the Trustee’s claim against Herald to \$467,701,943 (“Herald Adjusted Six-Year Transfers”).

### **AGREEMENT**

1. Payment to Trustee. At the Closing (as defined in paragraph 9) (i) Primeo shall pay or cause to be paid to the Trustee, pursuant to the conveyances, assignments, endorsements, and transfers set forth in paragraph 9, the sum of Twenty-Nine Million One Hundred Forty-Two Thousand Three Hundred Forty-Five United States Dollars (\$29,142,345) (the “Primeo Settlement Payment”) in full and final settlement and satisfaction of all Avoiding Power Claims, the Trustee’s Cayman Claims and any other claims of the Trustee or the BLMIS Estate of every kind and nature whatsoever, whether known or unknown (as described in paragraph 6), that the Trustee or the BLMIS Estate may have against Primeo (including all claims against Primeo as a subsequent transferee); and (ii) Herald shall pay or cause to be paid to the Trustee, pursuant to the conveyances, assignments, endorsements, and transfers set forth in paragraph 9, the sum of Four Hundred Sixty-Seven Million Seven Hundred One Thousand Nine Hundred Forty-Three United States Dollars (\$467,701,943) (the “Herald Settlement Payment”) in full and final settlement and satisfaction of all Avoiding Power Claims and other claims of the Trustee or the BLMIS Estate of every kind and nature whatsoever, whether known or unknown (as described in paragraph 6), that the Trustee or the BLMIS Estate may have against Herald.

2. No Further Claim for Primeo. Notwithstanding the Primeo Settlement Payment, Primeo shall not be entitled to any distributions directly from the BLMIS Estate and shall not seek allowance of a customer claim or any other claim under section 502(h) of the Bankruptcy Code.

3. Allowance of Herald Customer Claim. Upon the Closing (as defined in paragraph 9), Herald’s Customer Claim shall be deemed conclusively allowed pursuant to section 502(h) of the Bankruptcy Code and 15 U.S.C. § 7811(11), equal in priority to other allowed customer claims against the BLMIS Estate, in the amount of One Billion Six Hundred Thirty-Nine Million Eight Hundred Ninety-Six Thousand Nine Hundred Forty-Three Dollars (\$1,639,896,943) (the “Allowed Claim”). As of the date of this Agreement, the initial amount to be paid by the Trustee to Herald allocable to the Allowed Claim in respect of a catch-up distribution is \$755,320,133 (46.059% of the Allowed Claim).

4. Release by the Trustee. In consideration for the terms herein, except with respect

6. Unknown Claims. Unknown Claims shall mean any released claims pursuant to paragraphs 4 and 5 of the Agreement, as defined herein, that the Parties do not know or suspect to exist in their favor at the time of giving the release in this Agreement that if known by them, might have affected their settlement and release in this Agreement. With respect to any and all released claims in paragraphs 4 and 5 of this Agreement, the Parties shall expressly waive or be



(other than this paragraph) shall terminate and be void; (b) all of the statements, concessions, consents, and agreements contained in the Agreement (other than this paragraph) shall be void; and (c) neither the Trustee nor the Funds may use or rely on any such statement, concession, consent, or agreement in any public statement or litigation involving the SIPA Proceeding, in the respective Cayman Liquidation Proceedings, or any case or proceeding relating to the Funds, BLMIS, or Madoff.

9. Closing. There shall be a closing ("Closing") within five business days after the Effective Date of this Agreement. At the Closing simultaneously:

(a) Herald shall satisfy the Herald Settlement Payment and the Primeo Settlement Payment by:

(i) conveying, assigning, endorsing, and transferring to the Trustee the funds to be advanced by SIPC in the amount of Five Hundred Thousand Dollars (\$500,000.00); and

(ii) conveying, assigning, endorsing, and transferring to the Trustee from the catch-up distribution the sum of Four Hundred Ninety-Six Million Three Hundred Forty-Four Thousand Two Hundred Eight-Eight Dollars (\$496,344,288) owed to Herald under the Allowed Claim.

These actions shall constitute full payment of the Primeo Settlement Payment and the Herald Settlement Payment owed by the Funds to the Trustee;

(b) The Trustee shall pay Herald Two Hundred Fifty-Eight Million Nine Hundred Seventy-Five Thousand Eight Hundred Forty-Five Dollars (\$258,975,845), consisting of the balance of the catch-up distribution owed to Herald under the Allowed Claim pursuant to payment instructions to be provided by the Herald Liquidators to the Trustee; and

(c) The releases contained in paragraphs 4 and 5 shall become effective without any further action by any of the Parties.

10. Herald Claim Against Primeo. Upon satisfaction of the Primeo Settlement Payment by Herald at the Closing, Herald shall obtain a valid and uncontested claim against Primeo equal to the Primeo Settlement Payment plus an interest rate equal to the rate Herald receives on its escrow deposits ("Primeo Claim"). Herald shall be entitled to satisfy the Primeo Claim from the first distributions otherwise payable to Primeo in the Herald liquidation proceedings pending in the Cayman Court.

11. No Prejudice in Cayman Proceedings. Herald and Primeo agree that, except for and subject to the terms of paragraph 10 above:

(a) No payment under this Agreement shall create any claim by Herald against Primeo, or by Primeo against Herald, under either United States or Cayman Islands law that does not otherwise currently exist in the Cayman Islands; and



(b) Any positions taken by Herald or Primeo in this Agreement shall be without prejudice to Herald or Primeo's ability to make any argument before the Cayman Court (including without limitation regarding the issue of Primeo's in-kind subscription in Herald).

12. Liquidators' and Trustee's Authority. The Funds and the Liquidators represent and warrant to the Trustee that, as of the date hereof, and subject to the approval of the Cayman Court as set forth in paragraph 8 above, each of them has the full power, authority, and legal right to execute and deliver, and to perform their respective obligations under this Agreement and have taken all necessary action to authorize the execution, delivery, and performance of their respective obligations under this Agreement. The Trustee represents and warrants to the Funds that, as of the date hereof, and subject to the approval of the Bankruptcy Court as set forth in paragraph 8 above, he has the full power, authority, and legal right to execute and deliver, and to perform his obligations under this Agreement and has taken all necessary action to authorize the execution, delivery, and performance of his respective obligations under this Agreement. The Herald Liquidators represent and warrant that Herald owns and controls the Herald Customer Claim as of the date of this Agreement. The Primeo Liquidators represent and warrant that they have joint and several power, authority, and legal right to execute and deliver this Agreement on behalf of Primeo.

13. Further Assurances. The Parties shall execute and deliver any document or instrument reasonably requested by any of them after the date of this Agreement to effectuate the intent of this Agreement.

14. Entire Agreement. This Agreement constitutes the entire agreement and understanding between and among the Parties and supersedes all prior agreements, representations, and understandings concerning the subject matter hereof.

15. No Admission. This Agreement and all negotiations, statements, and proceedings in connection therewith are not, will not be argued to be, and will not be deemed to be a presumption, concession, or admission by any Party of any fault, liability, or wrongdoing whatsoever. This Agreement and any matter relating thereto may not be offered or received in evidence or otherwise referred to in any civil, criminal, or administrative action or proceeding as evidence of any fault, liability, or wrongdoing whatsoever.

16. Amendments, Waiver. This Agreement may not be terminated, amended, or modified in any way except in a writing signed by all of the Parties. No waiver of any provision of this Agreement shall be deemed to constitute a waiver of any other provision hereof, whether or not similar, nor shall such waiver constitute a continuing waiver.

17. Assignability. No party hereto may assign its rights under this Agreement without the prior written consent of each of the other Parties hereto, except that nothing in this Agreement shall prevent the Herald Liquidators' ability to assign all or part of the Herald Allowed Claim, without the prior written consent of the Trustee, pursuant to the Bankruptcy Court's November 10, 2010 Order Establishing Procedures for the Assignment of Allowed Claims.

20. No Third Party Beneficiary. Except as expressly provided in paragraphs 4 and 5, the Parties do not intend to confer any benefit by or under this Agreement upon any person or entity other than the Parties hereto and their respective successors and permitted assigns.

22. Exclusive Jurisdiction. The Parties agree that the Bankruptcy Court shall have exclusive jurisdiction over any and all disputes between or among the Parties, whether in law or equity, arising out of or relating to this Agreement, or any provision thereof, and the Parties hereby consent to and submit to the jurisdiction of the Bankruptcy Court for any such action. In the event the BLMIS proceeding is closed by a final decree and not reopened, the Parties agree that any dispute arising out of this Agreement, or any provision thereof, may be brought in the United States District Court for the Southern District of New York or the Supreme Court of New York in New York County. Notwithstanding the foregoing, the Cayman Court shall have exclusive jurisdiction over any and all disputes between Herald and Primeo relating to paragraphs 10 or 11 above and Herald and Primeo further agree that any such dispute shall be brought exclusively in the Cayman Court.

24. Counterparts, Electronic Copy of Signatures. This Agreement may be executed and delivered in any number of counterparts, each of which so executed and delivered shall be deemed to be an original and all of which shall constitute one and the same document. The Parties may evidence their execution of this Agreement by delivery to the other Parties of scanned or faxed copies of their signatures with the same effect as the delivery of an original signature.

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
IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed as of the date first above written.

Living Hicard

IRVING H. PICARD

IRVING H. PICARD  
Trustee for Bernard L. Madoff  
Investment Securities LLC

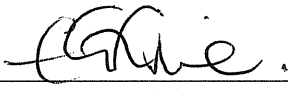
Sworn to and subscribed before me  
this 12<sup>th</sup> day of November, 2014

  
\_\_\_\_\_  
Notary Public

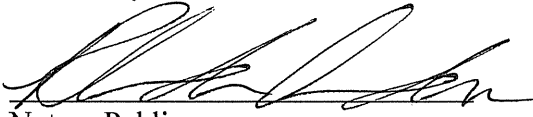
Notary Public

**SONYA M. GRAHAM**  
**Notary Public, State of New York**  
**No. 01GR6133214**  
**Qualified in Westchester County**  
**Commission Expires: 9/12/2017**

**PRIMEO FUND (IN OFFICIAL  
LIQUIDATION)**

By:   
Name: Eleanor Fisher  
Title: Joint Official Liquidator

Subscribed before me  
this 12<sup>th</sup> day of November

  
Notary Public

**RHONDA L. ANDERSON**

Notary Public In and for The Cayman Islands  
My Commission Expires on 1 Jan., 20 15

**HERALD FUND SPC (IN  
OFFICIAL LIQUIDATION)**

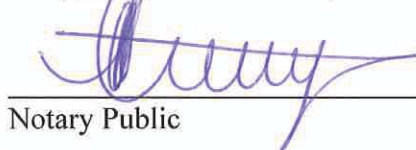
By:   
Name: Russell Smith  
Title: Official Liquidator

Subscribed before me  
this 12 day of November, 2014

  
Notary Public

By: Niall Goodsir-Cullen  
Name: Niall Goodsir-Cullen  
Title: Official Liquidator

Subscribed before me  
this 12 day of November, 2014

  
Notary Public



Claim Number: **010817**

## CUSTOMER CLAIM

Claim Number\_\_\_\_\_

Date Received \_\_\_\_\_

RECEIVED

**BERNARD L. MADOFF INVESTMENT SECURITIES LLC**

JUN 23 2009

### In Liquidation

**DECEMBER 11, 2008**

**Irving H. Picard, Esq.**  
**Trustee for Bernard L. Madoff Investment Securities LLC**  
**Claims Processing Center**  
**2100 McKinney Ave., Suite 800**  
**Dallas, TX 75201**

**Provide your office and home telephone no.**

OFFICE: +1 345 949 8066

HOME: \_\_\_\_\_

Taxpayer I.D. Number (Social Security No.)

## APPENDIX

Account Number: 1FR109  
HSBC SECURITIES SERVICES  
(LUXEMBOURG) SA SPEC CUST ACCT  
FOR HERALD FUND SPC-HERALD USA  
40 AVENUE MONTEKEY B.P. 413  
L-2014 LUXEMBOURG,  
CAYMAN ISLANDS

(If incorrect, please change)

**NOTE: BEFORE COMPLETING THIS CLAIM FORM, BE SURE TO READ CAREFULLY THE ACCOMPANYING INSTRUCTION SHEET. A SEPARATE CLAIM FORM SHOULD BE FILED FOR EACH ACCOUNT AND, TO RECEIVE THE FULL PROTECTION AFFORDED UNDER SIPA, ALL CUSTOMER CLAIMS MUST BE RECEIVED BY THE TRUSTEE ON OR BEFORE March 4, 2009. CLAIMS RECEIVED AFTER THAT DATE, BUT ON OR BEFORE July 2, 2009, WILL BE SUBJECT TO DELAYED PROCESSING AND TO BEING SATISFIED ON TERMS LESS FAVORABLE TO THE CLAIMANT. PLEASE SEND YOUR CLAIM FORM BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED.**

[illegible]

1. Claim for money balances as of **December 11, 2008**:
- a. The Broker owes me a Credit (Cr.) Balance of \$ N/A\*
- b. I owe the Broker a Debit (Dr.) Balance of \$ N/A

502180406

\*Please see the attached Addendum to Customer Claim form for further explanation.



- c. If you wish to repay the Debit Balance,  
 please insert the amount you wish to repay and  
 attach a check payable to "Irving H. Picard, Esq.,  
 Trustee for Bernard L. Madoff Investment Securities LLC."  
 If you wish to make a payment, it must be enclosed  
 with this claim form.

\$ N/A  
NONE

- d. If balance is zero, insert "None."

2. Claim for securities as of December 11, 2008:

**PLEASE DO NOT CLAIM ANY SECURITIES YOU HAVE IN YOUR POSSESSION.**

- |   | <u>YES</u> | <u>NO</u> |
|---|------------|-----------|
| a. The Broker owes me securities        | <u>X*</u>  |           |
| b. I owe the Broker securities          |            | <u>X</u>  |
| c. If yes to either, please list below: |            |           |

Date of Transaction (trade date)	Name of Security	Number of Shares or Face Amount of Bonds	
		The Broker Owes Me (Long)	I Owe the Broker (Short)
	See attached November 30, 2008 Statement from BMIS, attached to the Addendum to this Customer Claim Form as Exhibit G.		

Proper documentation can speed the review, allowance and satisfaction of your claim and shorten the time required to deliver your securities and cash to you. Please enclose, if possible, copies of your last account statement and purchase or sale confirmations and checks which relate to the securities or cash you claim, and any other documentation, such as correspondence, which you believe will be of assistance in processing your claim. In particular, you should provide all documentation (such as cancelled checks, receipts from the Debtor, proof of wire transfers, etc.) of your deposits of cash or securities with the Debtor from as far back as you have documentation. You should also provide all documentation or

**information regarding any withdrawals you have ever made or payments received from the Debtor.**

Please explain any differences between the securities or cash claimed and the cash balance and securities positions on your last account statement. If, at any time, you complained in writing about the handling of your account to any person or entity or regulatory authority, and the complaint relates to the cash and/or securities that you are now seeking, please be sure to provide with your claim copies of the complaint and all related correspondence, as well as copies of any replies that you received.

**PLEASE CHECK THE APPROPRIATE ANSWER FOR ITEMS 3 THROUGH 9.**

**NOTE: IF "YES" IS MARKED ON ANY ITEM, PROVIDE A DETAILED EXPLANATION ON A SIGNED ATTACHMENT. IF SUFFICIENT DETAILS ARE NOT PROVIDED, THIS CLAIM FORM WILL BE RETURNED FOR YOUR COMPLETION.**

	<u>YES</u>	<u>NO</u>
3. Has there been any change in your account since December 11, 2008? If so, please explain.	_____	X _____
4. Are you or were you a director, officer, partner, shareholder, lender to or capital contributor of the broker?	_____	X _____
5. Are or were you a person who, directly or indirectly and through agreement or otherwise, exercised or had the power to exercise a controlling influence over the management or policies of the broker?	_____	X _____
6. Are you related to, or do you have any business venture with, any of the persons specified in "4" above, or any employee or other person associated in any way with the broker? If so, give name(s)	_____	X _____
7. Is this claim being filed by or on behalf of a broker or dealer or a bank? If so, provide documentation with respect to each public customer on whose behalf you are claiming.	_____	X _____
8. Have you ever given any discretionary authority to any person to execute securities transactions with or through the broker on your behalf? Give names, addresses and phone numbers.	X* _____	_____

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9. Have you or any member of your family ever filed a claim under the Securities Investor Protection Act of 1970? if so, give name of that broker.

**Please list the full name and address of anyone assisting you in the preparation of this claim form:** Kirkland & Ellis LLP, 601 Lexington Avenue, New York NY 10022

**If you cannot compute the amount of your claim, you may file an estimated claim. In that case, please indicate your claim is an estimated claim.**

**IT IS A VIOLATION OF FEDERAL LAW TO FILE A FRAUDULENT CLAIM.  
CONVICTION CAN RESULT IN A FINE OF NOT MORE THAN \$50,000 OR  
IMPRISONMENT FOR NOT MORE THAN FIVE YEARS OR BOTH.**

THE FOREGOING CLAIM IS TRUE AND ACCURATE TO THE BEST OF MY INFORMATION AND BELIEF.

Date 17<sup>th</sup> June 2009 Signature [Signature] (F.MUGWAI - Director)  
Date \_\_\_\_\_ Signature \_\_\_\_\_  
HERALD FUND SPC

(If ownership of the account is shared, all must sign above. Give each owner's name, address, phone number, and extent of ownership on a signed separate sheet. If other than a personal account, e.g., corporate, trustee, custodian, etc., also state your capacity and authority. Please supply the trust agreement or other proof of authority.)

**This customer claim form must be completed and mailed promptly, together with supporting documentation, etc. to:**

Irving H. Picard, Esq.,  
Trustee for Bernard L. Madoff Investment Securities LLC  
Claims Processing Center  
2100 McKinney Ave., Suite 800  
Dallas, TX 75201

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION  
CORPORATION,

Plaintiff-Applicant,

- against -

BERNARD L. MADOFF INVESTMENT  
SECURITIES LLC,

Defendant.

Adv. Pro. No. 08-01789 (BRL)

SIPA Liquidation

**ADDENDUM TO THE BERNARD L. MADOFF INVESTMENT SECURITIES LLC  
CUSTOMER CLAIM FORM OF HERALD FUND SPC (ACCOUNT # 1-FR109)**

Herald Fund SPC hereby attaches this addendum in further support of its claim in the liquidation of Bernard L. Madoff Investment Securities LLC ("BMIS") pursuant to the Securities Investor Protection Act, 15 U.S.C. § 78aaa-111, et seq., ("SIPA") and the December 23, 2008, Order Approving the Form and Manner of Publication and Mailing of Notices, Specifying Procedures For Filing, Determination, and Adjudication of Claims, and Providing Other Relief:

1. Herald Fund SPC (the "Fund") is an exempted segregated portfolio company incorporated with limited liability under the laws of the Cayman Islands on March 24, 2004. The Fund's registered office is located at PO Box 309, Ugland House, Grand Cayman KY1-1104, Cayman Islands. The Fund has established a segregated portfolio, Herald USA Segregated Portfolio One (the "Segregated Portfolio"). The Segregated Portfolio has two classes of shares, a U.S. Dollar class and a Euro class. For the avoidance of doubt, any reference to the Fund in the claim form and addendum should be understood as the Fund acting for and on behalf of the Segregated Portfolio.

2. This customer claim form is submitted and signed by Dr. Franco Mugnai, Director of the Fund. Communications with the Fund may be directed to Dr. Mugnai's attention at PO Box 309, Ugland House, Grand Cayman KY1-1104, Cayman Islands. Additionally, communications may be directed to Jay P. Lefkowitz of Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, (212) 446-4800, whom the Fund has retained for the limited purpose of assisting the Fund with the filing of its claim in these liquidation proceedings.

3. The following documents on which this Addendum is based are attached hereto as Exhibit A, Exhibit B, Exhibit C, Exhibit D, Exhibit E, Exhibit F, Exhibit G, and Exhibit H, respectively, and are incorporated herein by reference: (a) proof of Dr. Mugnai's authority to execute this claim form and Addendum; (b) the Custodian Agreement, as defined herein; (c) the Trading Authorization Limited to Purchases and Sales of Securities and Options with Bernard L. Madoff; (d) a May 22, 2009 letter from HSBC, as defined herein, to the Fund; (e) a June 5, 2009 letter from HSBC to the Fund; (f) a March 10, 2009 email from the Fund's legal counsel to HSBC; (g) the November 2008 statement from BMIS for Account 1-FR109; and (h) a Net Cash Deposit Spreadsheet, as defined herein.

4. On March 29, 2004, the Fund entered into a Custodian Agreement with Bank of Bermuda (Luxembourg) S.A. (which has since changed its name to HSBC Securities Services (Luxembourg) S.A. and is referred to herein as the "Custodian" or "HSBC") (the "Custodian Agreement") whereby the Custodian contracted to act as the Fund's custodian to hold its assets and, among other things, to maintain all records and documents pertaining to the Fund's investments. Pursuant to the Custodian Agreement, the Custodian is empowered to act without instruction from the Fund in appointing sub-custodians and, accordingly, possessed discretionary authority to choose and contract with its own sub-custodians. It is the Fund's understanding that the Custodian appointed BMIS as Sub-Custodian. A copy of the Custodian Agreement is attached to this Addendum as Exhibit B. The Fund's contact at HSBC is Mr. Saverio Fiorino. Communications with Mr Fiorino can be directed to HSBC Securities Services (Luxembourg) S.A., 16, boulevard d'Avranches, L-1160, Luxembourg, +352 404646 233.

5. On March 25, 2004, account number 1FR109 was opened by the Custodian at BMIS for the benefit of the Fund entitled "Bank of Bermuda (Luxembourg) S.A. Special Custody Account for Herald Fund SPC - Herald USA." It is the Fund's understanding that the Custodian established this as a custody account with BMIS serving as Sub-Custodian to hold assets that the Custodian holds for the Fund, and, in this capacity, BMIS corresponded with the Custodian in its capacity as the Sub-Custodian. After opening the account at BMIS, the Custodian entrusted substantially all of the Fund's assets to BMIS. Thereafter, and pursuant to a Trading Authorization Limited to Purchases and Sales of Securities and Options (the "Trading

Authorization”), an authorization was given to Bernard L. Madoff to execute securities transactions on behalf of the Fund on the account opened by HSBC with BMIS. A copy of the Trading Authorization is attached to this Addendum as Exhibit C.

6. Accordingly, it is the Fund’s position that HSBC is the proper party to file this claim on behalf of the Fund. Indeed, the SIPC customer claim form was addressed and delivered to HSBC and not to the Fund, thus supporting the Fund’s position in this regard. (*See* May 22, 2009 letter from HSBC, attached to this Addendum as Exhibit D.) Notwithstanding the Fund’s position, which it stated to HSBC, HSBC informed the Fund that it would not make the filing for the benefit of the Fund and had no intention of doing so. (*See id.*) HSBC recently restated this position. (*See* June 5, 2009 letter from HSBC, attached to this Addendum as Exhibit E.) Thus, the Fund is forced to make this filing on its own behalf in respect of the Segregated Portfolio to protect itself and its shareholders. The fact that the Fund is making this claim on its own behalf in respect of the Segregated Portfolio shall not compromise any positions or defenses that the Fund has or may have, and the Fund explicitly reserves those positions or defenses and all rights as against HSBC (and any other person or entity) with respect to this claim. (*See* March 10, 2009 email from the Fund’s legal counsel to HSBC, attached to this Addendum as Exhibit F.)

7. At the start of each month, BMIS sent a statement to the Custodian detailing the investment activity for the previous month, which securities were bought and sold, the value of the individual securities, the value of any options purchased, and the total value of the Fund’s portfolio. BMIS did not send any such statement to the Fund.

8. Although the Segregated Portfolio has both a U.S. Dollar Class and Euro Class, the BMIS statements received by the Fund’s Custodian reflected account holdings and balances in U.S. Dollars only. The BMIS statement for the month of November 2008 indicates that, as of November 30, 2008, the market value of the Fund’s securities was \$1,951,174,724.18. The statement further indicates that as of November 30, 2008, the Fund held \$69,321,000.00 in long option positions, and negative \$126,429,590.00 in short option positions, for a net loss of \$57,108,590.00. A copy of the November 30, 2008, BMIS statement is attached to this Addendum as Exhibit G. Thus, the Fund makes a claim for \$1,894,066,134.18.

9. The Segregated Portfolio's U.S. Dollar Class, through its Custodian, deposited \$1,851,380,807.72 with and redeemed \$646,177,217.53 from BMIS over the history of the Fund, with a net remaining principal investment of \$1,205,203,590.19. Likewise, the Segregated Portfolio's Euro class, through its Custodian, deposited 602,445,210.24€ with and redeemed 294,202,438.77€ from BMIS, with a net remaining principal investment of 308,242,771.42€. A spreadsheet detailing these figures (the "Net Cash Deposit Spreadsheet") is attached hereto as Exhibit H. Thus, in the event of any final determination that the Fund's claim in these proceedings is limited to its net cash deposits in BMIS over time, the Fund hereby makes this alternative claim for \$1,205,203,590.19 plus 308,242,771.42€.

10. The Fund also includes as part of its claim here the amounts, if any, that it may pay into the Estate of BMIS and/or Bernard L. Madoff based on a theory of preference, fraudulent conveyance, and/or any other avoidance or similar action, and the Fund expressly reserves the right to amend this customer claim form should the Trustee recover from the Fund through any such action by settlement, judgment, or otherwise.

11. Finally, the Fund includes as part of its claim here the amounts that it is due from the Securities Investor Protection Corporation pursuant to SIPA.

12. As a direct result of the fraud perpetrated by Bernard L. Madoff and BMIS, the conduct of HSBC as Custodian (against whom the Fund expressly reserves its rights for the return of the Fund's assets as is currently being litigated in the courts of Luxembourg), and the actions taken by other parties to be identified, the Fund may have lost the entirety of its investment portfolio and, by extension, each of the Fund's investors may have lost substantially their entire investment in the Fund. The Fund submits this customer claim form and supporting materials in an effort to recoup its ratable share of BMIS customer property and any additional monies to which it is entitled pursuant to SIPA. The Fund reserves and does not waive any and all rights of its investors, including but not limited to the right to make their own claims in this liquidation in the event that such investors are deemed "customers" of BMIS at a later date. Additionally, the Fund reserves and does not waive any and all rights at law and equity and all rights and defenses with regard to any action that the Trustee may bring against it pursuant to SIPA, the U.S. Bankruptcy Code, and/or the New York Debtor & Creditor Law.

I declare under penalty of perjury that the foregoing is true and correct.

Dated this 17<sup>th</sup> day of June 2009.

By: AK

Dr. Franco Mugnai  
Director, Herald Fund SPC  
P.O. Box 309  
Ugland House  
Grand Cayman, KY1 - 1104  
Cayman Islands





**HERALD FUND SPC**

(the "Company")

**WRITTEN RESOLUTIONS OF THE BOARD OF DIRECTORS OF THE COMPANY**

---

**1 SIPC filing**

- 1.1 It is noted that, in relation to Herald USA Segregated Portfolio One (the "**Fund**"), a segregated portfolio of the Company, the directors of the Company (the "**Directors**") have been considering whether to file a claim with the Securities Investor Protection Corporation ("**SIPC**") liquidation of Bernard L. Madoff Investment Securities LLC (the "**Claim**"). These resolutions apply only with respect to the Fund.
- 1.2 Pursuant to the resolution dated 09 June 2009, the Directors have now considered the draft SIPC Customer Claim Form, Addendum and accompany exhibits (as detailed therein).
- 1.3 Accordingly, it is resolved:
- (a) **THAT** the Claim Form, Addendum and accompany exhibits (as detailed therein) in the form reviewed by the Directors be approved and that Dr Franco Mugnai, a Director of the Company, be and is hereby authorised to sign and approve the final terms thereof for and on behalf of the Company.
- (b) **THAT** the Company hereby approves, ratifies and confirms in all respects all actions taken by the Directors, officers, employees and agents (including legal counsel) of the Company in connection with the subject matter of this resolution.

  
\_\_\_\_\_  
Franco Mugnai  
Date: 17 June 2009

\_\_\_\_\_  
Friedrich Pfeffer  
Date: 17 June 2009

**HERALD FUND SPC**

(the "**Company**")

**WRITTEN RESOLUTIONS OF THE BOARD OF DIRECTORS OF THE COMPANY**


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Franco Mugnai  
Date: 17 June 2009



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Friedrich Pfeffer  
Date: 17 June 2009



DATED 29<sup>th</sup> March , 2004

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BETWEEN:

**HERALD FUND SPC in respect of HERALD USA  
SEGREGATED PORTFOLIO ONE  
(a segregated portfolio of Herald Fund SPC)**

- and -

**BANK OF BERMUDA (LUXEMBOURG) S.A.**

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**CUSTODIAN AGREEMENT**

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Bank of Bermuda (Luxembourg) S.A.  
13 rue Goethe  
L-1637 Luxembourg

**LUX 403**

## **CUSTODIAN AGREEMENT**

**THIS AGREEMENT** is made this 29<sup>th</sup> day of March Two Thousand and Four

**BETWEEN**

**HERALD FUND SPC in respect of Herald USA Segregated Portfolio One** (a segregated portfolio of Herald Fund SPC) an exempted segregated portfolio company incorporated in and under the laws of the Cayman Islands whose registered office is at M & C Corporate Services Limited, PO Box 309GT, Ugland House, South Church Street, George Town, Grand Cayman, Cayman Islands, British West Indies (hereinafter called the "Company") of the first part and

**BANK OF BERMUDA (LUXEMBOURG) S.A.** whose registered office is at 13, rue Goethe, Luxembourg (hereinafter called the "Custodian") of the second part.

**WHEREAS:-**

(A) The Company has as its principal object to carry on business as a segregated portfolio company and is desirous of being provided with custodian services exclusively for the Fund being the first segregated portfolio of the Company.

(B) The Manager has been or is about to be appointed by the Fund to administer its affairs.

(C) The Board of Directors of the Herald Fund SPC on behalf of the Fund has selected the Custodian to serve as its custodian and the Custodian is willing to provide the Fund with such custodial services on the terms and conditions hereinafter contained.

**NOW IT IS HEREBY AGREED** as follows:-

### **1. INTERPRETATION**

1.1 In this Agreement and in all amendments hereto the following words and expressions shall, where not inconsistent with the context, have the following meanings respectively:-

"Articles" shall mean the Memorandum and Articles of Association of the Herald Fund SPC for the time being in force.

"Fund" shall mean Herald USA Segregated Portfolio One (a segregated portfolio of Herald Fund SPC).

"Manager" shall mean Herald Asset Management Limited or such other person as may from time to time be appointed Manager by the Fund.

"Proper Instructions" shall mean signed written instructions or cabled, telexed, facsimile or electronically transmitted instructions in respect of any of the matters referred to in this Agreement signed or purported to be signed (except in the case of electronically transmitted instructions) by one or more directors of the Company or the Manager on behalf of the Fund or any other person or persons duly authorised to sign by the board of directors of the Company on behalf of the Fund and in the case of electronically transmitted instructions in

accordance with such authentication procedures as may be agreed by the Custodian, the Company and the Manager from time to time. A certified copy of the resolution of the board of directors of the Company or the Manager shall be conclusive evidence of the authority of any such person to act on behalf of the Fund until the Custodian is in receipt of written notice to the contrary.

"Prospectus" shall mean the prospectus, explanatory memorandum, offering circular or such other document issued from time to time with respect to the offer of shares of the Fund.

"Securities" shall mean listed and unlisted equity and equity related securities including convertible bonds and warrants; shares or units in collective investment schemes; debt securities including government and corporate issues and warrants or options thereon; or rights to acquire any of the foregoing.

1.2 Unless the context otherwise requires words and expressions contained in this Agreement shall bear the same meaning as in the Articles PROVIDED THAT any alteration or amendment of the Articles shall not be effective for the purposes of this Agreement unless the Custodian shall have assented thereto.

1.3 Unless the context otherwise requires words importing the singular number shall include the plural and vice versa, words importing masculine gender shall include the feminine and words importing persons shall include firms and companies and vice versa.

1.4 The division of this Agreement into sections, clauses and sub-clauses and the insertion of headings are for convenience of reference only and shall not affect the construction or interpretation hereof.

## **2. APPOINTMENT OF CUSTODIAN**

The Company HEREBY APPOINTS the Custodian to be and the Custodian HEREBY AGREES to act as custodian of the Fund in accordance with the Articles and the terms and conditions hereinafter contained from the date hereof. The Company on behalf of the Fund agrees to deliver to the Custodian all Securities and cash owned by it, and all payments of income, payments of principal or capital distributions received by it with respect to the Securities.

## **3. NAMES, TITLES AND SIGNATURES**

3.1 Forthwith after execution of this Agreement the Company on behalf of the Fund will designate and certify to the Custodian the names and signatures of the persons authorised to give Proper Instructions hereunder to the Custodian and shall deliver or procure the delivery to the Custodian of a certified copy of a resolution of the board of directors of the Company containing any such authority and a certified copy of the Articles.

3.2 The Company shall promptly certify to the Custodian any changes that may be made from time to time in the persons so authorised.







The Company hereby acknowledges that these procedures are of a strictly administrative nature and do not amount to an agreement by the Custodian to make loans and/or Securities available to the Fund. The Custodian is authorised to reverse any such credit or debit referred to in this sub-clause.

5.4 In respect of any transaction for which the Custodian determines not to credit the Fund on the contractual settlement date, the proceeds from the sale or exchange of Securities will be credited to the Fund as soon as practical after such proceeds are received and Securities acquired will be credited on the date of receipt of such Securities by the Custodian.

## **6. RECEIPT OF SECURITIES**

6.1 Except as provided in sub-clause 6.2 hereof, the Custodian shall record and hold in a separate account in its books all Securities received by it from time to time and shall arrange for all Securities to be deposited in the Custodian's vault or otherwise held by or to the order of the Custodian as it may think proper for the purpose of providing for the safekeeping thereof. Any expenses of whatever nature incurred by the Custodian in providing safe custody (other than in the vault of the Custodian) or in the settlement of securities transactions or the collection of dividends, interest or any other rights attaching to the Securities shall be payable by the Fund.

6.2 Upon receipt of Proper Instructions, the Custodian shall open accounts with brokers, money managers or other intermediaries either in its own name on behalf of the Fund or in the name of the Company or the Fund and shall make such arrangements regarding trading authorisations and other forms of authority in respect of such accounts as it deems advisable. The Custodian shall not be responsible for the safekeeping of Securities or cash deposited with or remaining in any such accounts and shall not be liable for any loss resulting from the liquidation, bankruptcy or insolvency of such broker or intermediary.

## **7. TRANSFER OF SECURITIES AND OTHER FUNCTIONS**

7.1 The Custodian shall transfer, exchange or deliver in the required form and manner Securities held by it hereunder only:-

- (a) upon sales of such Securities for the account of the Fund and, where market practices permit, receipt by the Custodian of payment therefor;
- (b) when such Securities are called, redeemed or retired or otherwise become payable;
- (c) for delivery to any broker selling any such Securities in accordance with "street delivery" custom;
- (d) in exchange for or upon conversion into other Securities alone or other Securities and cash pursuant to any plan or merger, consolidation, reorganisation, recapitalisation or readjustment or otherwise;

- Except as provided in Clause 8, before making any such transfer, exchange or delivery the Custodian shall receive (and may rely upon) in the case of a matter permitted under the terms of items (a) to (j) of this sub-clause Proper Instructions directing such transfer, exchange or delivery, indicating the Securities in question, stating all relevant information to allow the Custodian to effect in the proper form and manner, as the case may be, such transfer, exchange or delivery and stating that it is for a purpose permitted under the terms of one of such items or, in the case of a transfer, exchange or delivery permitted under the terms of item (k) of this sub-clause a copy of a resolution of the board of directors or a committee of the board of directors duly authorised certified by two directors of the Fund specifying the Securities in question, setting forth the purpose for which such transfer, exchange or delivery is to be made, declaring such purpose to be a proper corporate purpose, naming the person or persons to whom transfer, exchange or delivery of such Securities shall be made and stating all relevant information as aforesaid.

- (a) receive and retain confirmations or other documents evidencing the purchase or writing of an option by the Fund; and
- (b) deposit and maintain, either physically or by book entries, adequate Securities, cash or other assets in separate accounts in connection with such option; and
- (c) pay, release and/or transfer such Securities in accordance with a notice or other written communication evidencing the expiration, termination or exercise of such option furnished by the securities or option exchange on which such option is traded or such other organisation, party, broker or dealer as may be responsible for handling such options transactions.

(a) receive and retain confirmations or other documents evidencing the purchase or sale of a futures contract or an option on a futures contract by the Fund; and

- (b) deposit and maintain in a segregated account for the benefit of any futures commission merchant, or pay to such futures commission merchant, Securities, cash or other assets designated by the Fund as initial, maintenance or variation "margin" deposits intended to secure the Fund's performance of its obligations under any futures contracts purchased or sold or any options on futures contracts written or purchased by the Fund, in accordance with the provisions of any agreement or agreements among the Fund, the Custodian and such futures commission merchant, designed to comply with the rules of any relevant regulatory body and/or any contract market, or any similar organisation or organisations, regarding such margin deposits; and
- (c) pay, release and/or transfer such Securities into or out of margin accounts in accordance with applicable agreements or rules.

7.4 Upon receipt of Proper Instructions, the Custodian shall deliver Securities to lenders or their agents or otherwise establish segregated accounts as collateral for borrowings effected by the Company on behalf of the Fund, but only against receipt of the borrowed amounts.

7.5 Upon receipt of Proper Instructions, the Custodian shall enter into foreign exchange contracts or options to purchase and sell foreign currencies for spot and future delivery on behalf of the Fund. The Custodian shall be responsible for documenting the transaction with and instructing the broker or financial counterparty, for cash transfers and for the maintenance of proper records with respect thereto.

7.6 Upon receipt of Proper Instructions, the Custodian shall establish and maintain on its books a segregated account or accounts for and on behalf of the Fund, into which account or accounts may be transferred cash and/or Securities or other assets of the Fund, including Securities maintained by the Custodian in a book-entry system or foreign depository, said account to be maintained for such purposes as set forth in such Proper Instructions.

## **8. THE CUSTODIAN'S ACTS WITHOUT INSTRUCTIONS**

Unless and until the Custodian receives Proper Instructions to the contrary, the Custodian shall:-

- (a) present for payment all Securities which are called, redeemed or retired or otherwise become payable and all coupons and other income items held by it for the account of the Fund which call for payment upon presentation;
- (b) hold for the account of the Fund hereunder all stock dividends, rights and similar securities issued with respect to any Securities held by it hereunder; and
- (c) exchange interim receipts or temporary securities for definitive securities.

## **9. REGISTRATION OF SECURITIES**

9.1 The Custodian shall register all Securities in respect of which registration shall be necessary in order to perfect the transfer thereof or title thereto as soon as practicable after receipt of the

necessary documents by the Custodian, in the name of the Custodian or its nominee or in such other name as the Custodian deems proper as provided in this clause. The Custodian shall hold the Securities either

- (a) by physical possession of the certificates or other instruments representing the Securities in registered or bearer form, including inter alia broker's receipts or confirmation for futures contracts, options or similar investments, or
- (b) in book entry form in a depository or clearing system (including Euroclear, Clearstream and Depository Trust Company) (each a "Securities System").

The Custodian shall identify Securities held by it hereunder as being held for the account of the Fund and shall require each agent, sub-custodian or delegate (referred to in Clause 15.2) to identify Securities or other investments held by such agent, sub-custodian or delegate as being held by it, as custodian or fiduciary, for the account of the Fund or the Custodian. Any expenses of whatever nature incurred by the Custodian in effecting such registration shall be payable by the Fund.

9.2 The Company shall from time to time furnish to the Custodian appropriate instruments to enable the Custodian to hold or deliver in proper form for transfer or to register as provided in sub-clause 9.1 of this Clause any Securities belonging to the Fund.

9.3 The Custodian shall keep or cause to be kept such books, records and statements as may be necessary to give a complete record of all cash and Securities held and transactions carried out by it on behalf of the Fund and shall permit the Fund and its duly authorised agent(s) or delegate(s) to inspect such books, records and statements at any time during normal business hours on giving reasonable notice to the Custodian.

## **10. VOTING AND OTHER ACTION**

10.1 The Custodian shall deliver, or cause to be delivered, to the Company copies of all notices, proxies and proxy-soliciting materials received by it or its nominee or agent appointed hereunder in relation to any of the Securities held by any of them for the account of the Fund. The Custodian shall not, and shall procure that no nominee of the Custodian shall, vote in respect of any of the Securities held by any of them for the account of the Fund, except in accordance with Proper Instructions. The Custodian shall promptly deliver, or cause to be delivered, to the Company all other documents and payments received by it or its nominee or agent affecting or relating to the Securities held by it or its nominee or agent.

10.2 The Company shall not and shall procure that the Manager shall not exercise its powers to borrow without prior notification to the Custodian.

10.3 The Company shall not and shall procure that the Manager shall not enter into underwriting or sub-underwriting contracts in relation to the subscription or purchase of Securities without prior notification to the Custodian and all commissions and fees payable under such contracts and all Securities acquired thereby shall form part of the assets of the Fund.

10.4 The Custodian shall take no action with regard to any subscription and other rights issued with respect to Securities held by the Custodian Provided that the Custodian will notify the Company of such subscription or other rights and will undertake to act upon Proper Instructions received within a reasonable time prior to the expiration of such rights.

## 11. TAXES

11.1 The Company out of the assets of the Fund shall pay or reimburse the Custodian from time to time on demand for any transfer taxes payable upon transfers, exchanges or deliveries of Securities made hereunder.

11.2 The Custodian shall execute such ownership and other certificates and affidavits as may be requested by Proper Instructions from time to time for fiscal, tax and other purposes in connection with Securities held by it under this Agreement and shall make such applications and reports as may be requested by Proper Instructions from time to time to any competent authorities in order to apply for or secure any tax or other privileges and benefits to which the Fund is or may be entitled in connection with such Securities. The Custodian shall be entitled to refuse to execute such ownership and other certificates and affidavits referred to above if, in the opinion of the Custodian, personal liability may be incurred by the Custodian pursuant to such execution.

## 12. BANKING FACILITIES

12.1 During the continuance of its appointment, the Custodian or any affiliated company of the Custodian shall provide banking facilities for the Fund and, where any cash is placed on deposit with the Custodian or any affiliated company of the Custodian in their capacity as a banker, interest shall be allowed thereon in accordance with normal banking practice and as previously agreed with the Company in respect of the Fund, but subject thereto there shall be no further liability to pay interest on any cash.

12.2 In the event that the Company in respect of the Fund shall make any arrangements for borrowing or overdraft facilities with the Custodian or any affiliated company of the Custodian, such company shall be entitled to retain for its own use and benefit all profits and advantages which may be derived therefrom.



15.4 The Custodian shall deliver to the Company from time to time at such reasonable intervals as the Company may require a full account of all receipts and payments made and other action taken by the Custodian pursuant to this Agreement since the date of the last preceding such account together with a list as at the date of such account of all Securities and cash or other indebtedness or obligations held by the Custodian or its agent for or on behalf of the Fund or otherwise pursuant to the terms hereof.





designated by the board of directors of the Fund, obtain professional advice at the expense of the Fund and may, but shall not be required to, act thereon. The Custodian shall not be liable for any action taken or thing done in good faith in the reliance upon such advice.

15.9 Where Proper Instructions, notices or other documents are sent by way of facsimile transmission the fact that the transmission report produced by the originator of such transmission discloses that the transmission was sent shall not (without confirmation of receipt from the Custodian) be sufficient proof of receipt by the Custodian. The Fund agrees to indemnify the Custodian from and against any and all actions, losses, costs, charges, expenses and demands of any and every kind (other than those resulting from negligence or wilful default on the part of the Custodian) which may at any time hereafter be incurred by the Custodian in consequence of accepting and action upon Proper Instructions, notices or other documents sent by facsimile transmission whether or not such instructions were sent by the Fund or any other person duly authorised to give such instructions.

15.10 The Custodian shall be under no duty to supervise compliance with the restrictions on the investment powers of the Fund or to take any action other than as specified in this Agreement with respect to any Securities or cash of the Fund held by the Custodian hereunder.

15.11 The Custodian need not act upon Proper Instructions which it reasonably believes to be contrary to law, regulation or market practice but it is under no duty to investigate whether any such Proper Instructions comply with any applicable law, regulation or market practice.

15.12 The Custodian shall not be responsible for the loss or damage to any documents or other property of the Fund or for any failure to fulfil its duties hereunder if such loss, damage or failure shall be caused by or directly or indirectly due to war, enemy action, the act of government or other competent authority, riots, civil disturbance, rebellion, storm, tempest, accident, fire, strike, explosion or lock-out or any occurrence or event beyond the control of the Custodian.

## **16. REFUSAL TO ACT**

The Custodian shall be entitled (subject to notice having been given to the Fund) to refuse to effect any investment, realisation or other transaction required to be carried out by it on behalf of the Fund pursuant to this Agreement if in the opinion of the Custodian, 1) there are reasonable grounds for estimating that liabilities to be incurred in the case of such investment, realisation or other transaction may not be adequately covered by the assets of the Fund held immediately prior to the time that such investment, realisation or other transaction is required to be effected or 2) personal liability may be incurred by the Custodian pursuant to such investment, realisation or other



19.3 Termination of this Agreement shall be without prejudice to any claims or rights which either of the parties hereto may have by reason of any breach of the other party's obligations and, without prejudice to the generality of the foregoing, any indemnity provisions and provisions limiting the liabilities of either party shall survive termination of this Agreement.

20.1 With a view to supply collateral to and guarantee all present and/or future payment obligations of the Fund towards the Custodian, the Company in respect of the assets of the Fund hereby pledges to the Custodian, which accepts, any claim (the "Pledged Assets") which the Fund presently has or may have in the future against the Custodian. The Pledged Assets shall include, without limitation, cash deposits in any currencies, stocks or bonds, domestic or foreign, existing or to be issued, nominative or to the bearer, contracts, options, claims and rights whatsoever, existing or to be issued.

20.2 Additional assets or securities deposited on the Pledged Account shall increase the Pledged Assets, which shall also encompass any and all renewal and/or rollover of deposits placed, as well as any amount expressed in another currency as a result of a conversion, arbitrage or any substitution whatsoever of the initial deposit; interest, dividends and generally any and all rights derived from the Pledged Assets also increase the Pledged Assets.

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**21. CONCERNING THE COMPANY AND THE FUND**

21.1 The rights, duties, obligations, liabilities, agreements, representations, undertakings, warranties and all other matters in this Agreement relating to the Company shall relate to Herald USA Segregated Portfolio One a segregated portfolio of Herald Fund SPC

21.2 Any authority, power, discretion, consent, action or approval under this Agreement shall relate to Herald USA Segregated Portfolio One a segregated portfolio of Herald Fund SPC.

21.3 It is hereby noted that, save in respect of a segregated portfolio of Herald Fund SPC that is expressly specified, no letter, certificate, acknowledgment, release, waiver, proxy, appointment of agents, instruction, request, transaction, confirmation, ticket, receipt, notice, document, or any other matter, thing or item in relation to Herald Fund SPC, may be executed, signed, given, delivered, made or done.

21.4 The rights, duties, obligations, liabilities, agreements, representations, undertakings, warranties and all other matters herein relating to the Herald Fund SPC hereunder (whether in contract, tort, under statute or otherwise) relate separately to Herald USA Segregated Portfolio One of Herald Fund SPC and shall not be merged, joined, or set-off against any other segregated portfolio.

21.5 Any charge, lien or other security interest created hereunder (i) may attach only to assets comprised in Herald USA Segregated Portfolio One of Herald USA SPC to which the obligation the subject of such charge, lien or other security interest relates; and (ii) shall not attach to assets comprised in any other segregated portfolio.

21.6 In the event of any claim whatsoever or howsoever made by any party against the Herald Fund SPC in connection with this Agreement (whether without prejudice to the foregoing generality, for breach of agreement, an indemnity claim, or a claim for fees and expenses or otherwise) or otherwise the recourse of the party shall be limited solely to the assets Herald USA Segregated Portfolio One of Herald Fund SPC and upon exhaustion of the assets of Herald USA Segregated Portfolio One of Herald Fund SPC the claim of the party shall be fully satisfied by the payment of such amounts as are available to be paid to the party from such assets and thereupon such claim shall be extinguished and the party shall in respect of such claim have no further recourse against any of the other assets of Herald Fund SPC.

**21. NOTICES**

Any notice, instruction or other instrument required or permitted to be given hereunder may be delivered in person to the offices of the parties as set forth herein during normal business hours, or delivered prepaid registered mail or by telex or facsimile to the parties at the following addresses or such other address as may be notified by either party from time to time.

**TO THE COMPANY:**

**HERALD USA SEGREGATED PORTFOLIO ONE**

M & C Corporate Services Limited,  
PO Box 309GT, Ugland House,  
South Church Street, George Town,  
Grand Cayman, Cayman Islands

Facsimile: (345) 949 8080

Tel.: (345) 949 8066

**TO THE CUSTODIAN:**

**BANK OF BERMUDA (LUXEMBOURG) S.A.**

13 rue Goethe  
L-1637 Luxembourg

Attention: General Manager, Fund Services

Telex: 60864 BOBULU

Facsimile: (352) 40.46.74

Tel.: (352) 40.46.46.1

Such notice, instruction or other instrument shall be deemed to have been served in the case of a registered letter at the expiration of five business days after posting, in the case of facsimile and telex, immediately on dispatch. If delivered outside normal business hours it shall be deemed to have been received at the next time after delivery when normal business hours commence. Evidence that the notice was properly addressed, stamped and put into the post shall be conclusive evidence of posting.

**22. RIGHT TO USE DATA PROCESSING RECORDS**

The Custodian is authorised to maintain all accounts, corporate books and other documents relating to the Fund or its affairs on computer records and to produce at any time during the course of legal proceedings, copies or reproductions of these documents made by photographic, photostatic or data processing procedures as juridical proof thereof.

**23. TELEPHONE RECORDING**

The Custodian may record all telephone conversations between the Fund and the Custodian or between any Shareholder or other person and the Custodian in relation to the affairs of the Fund

and any such tape recordings may be submitted in evidence in any proceedings relating to this Agreement.

**24. ASSIGNMENT**

Neither the benefit nor the burden of this Agreement shall be assigned by either party without the written consent of the other party hereto.

**25. AMENDMENT**

No provision of this Agreement may be amended otherwise than by a written agreement signed by both parties

**26. COUNTERPART**

This Agreement may be executed in any number of counterparts and by the different parties hereto on separate counterparts each of which when executed and delivered shall constitute an original and all such counterparts together constitute one and the same instrument.

**27. SEVERANCE**

If any provision herein shall be determined to be void or unenforceable in whole or in part for any reason whatsoever such invalidity or unenforceability shall not affect the remaining provisions or any part thereof contained within this Agreement and such void or unenforceable provisions shall be deemed to be severable from any other provision or part thereof herein contained.

## 28. PROPER LAW & JURISDICTION

This Agreement shall be governed by and construed in accordance with the laws of the Grand Duchy of Luxembourg and both parties submit to the exclusive jurisdiction of the courts of Luxembourg.

IN WITNESS WHEREOF the parties hereto have caused this Agreement to be executed in two originals as of the day and year first above written each of the parties having received one original.

SIGNED BY \_\_\_\_\_ )  
and \_\_\_\_\_ )  
for and on behalf of **HERALD FUND** )  
**SPC in respect of HERALD USA** )  
**SEGREGATED PORTFOLIO ONE** )  
in the presence of: \_\_\_\_\_ )

12/11 F. MOENGI

SIGNED BY \_\_\_\_\_ )  
and \_\_\_\_\_ )  
for and on behalf of **BANK OF** \_\_\_\_\_ )  
**BERMUDA (LUXEMBOURG) S.A.** \_\_\_\_\_ )  
in the presence of: \_\_\_\_\_ )

---



ANNEX 1

As of the date of this Agreement, the following represents a list of Emerging Markets (as defined in the sub-clause 15.2 of the Custodian Agreement):-

Bahrain  
Bangladesh  
Bolivia  
Botswana  
Colombia  
Costa Rica  
Cyprus  
Ecuador  
Egypt  
Ghana  
Ivory Coast  
Jamaica  
Jordan  
Kazakhstan  
Kenya  
Kuwait  
Lebanon  
Namibia  
Nigeria  
Oman  
Pakistan  
Palestine  
Panama  
Peru  
Qatar  
Russia  
Saudi Arabia  
Swaziland  
Uganda  
Ukraine  
United Arab Emirates  
Uruguay  
Venezuela  
Vietnam  
Zambia  
Zimbabwe





**BERNARD L. MADOFF**  
**INVESTMENT SECURITIES LLC**  
885 Third Avenue New York, NY 10022

212 230-2424  
800 384-1343  
Fax 212 486-8178

**TRADING AUTHORIZATION LIMITED TO PURCHASES**  
**AND SALES OF SECURITIES AND OPTIONS**

To Whom It May Concern:

The undersigned hereby authorizes Bernard L. Madoff (whose signature appears below) as his agent and attorney in fact to buy, sell and trade in stocks, bonds, options and any other securities in accordance with your terms and conditions for the undersigned's account and risk and in the undersigned's name, or number on your books. The undersigned hereby agrees to indemnify and hold you harmless from, and to pay you promptly on demand any and all losses arising therefrom or debit balance due thereon.

In all such purchases, sales or trades you are authorized to follow the instructions of Bernard L. Madoff in every respect concerning the undersigned's account with you; and he is authorized to act for the undersigned and in the undersigned's behalf in the same manner and with the same force and effect as the undersigned might or could do with respect to such purchases, sales or trades as well as with respect to all other things necessary or incidental to the furtherance or conduct of such purchases, sales or trades. All purchases, sales or trades shall be executed strictly in accordance with the established trading authorization directive.

The undersigned hereby ratifies and confirms any and all transactions with you heretofore or hereafter made by the aforesaid agent or for the undersigned's account.

This authorization and indemnity is in addition to (and in no way limits or restricts) any rights which you may have under any other agreement or agreements between the undersigned and your firm.

This authorization and indemnity is also a continuing one and shall remain in full force and effect until revoked by the undersigned by a written notice addressed to you and delivered to your office at 885 Third Avenue but such revocation shall not affect any liability in any way resulting from transaction initiated prior to such revocation. This authorization and indemnity shall enure to the benefit of your present firm and any successor firm or firms irrespective of any change or changes at any time in the personnel thereof for any cause whatsoever, and of the assigns of your present firm or any successor firm.

Dated,                     

*X please sign here*

\_\_\_\_\_  
(City)

\_\_\_\_\_  
(State)

Very truly yours, \_\_\_\_\_

(Client Signature)

Signature of Authorized Agent: \_\_\_\_\_

**Affiliated with:**  
**Madoff Securities International Limited**  
12 Berkeley Street, Mayfair, London W1J 8DT. Tel 020-7493 6222



HSBC Private Bank 

Geneva, May 22, 2009

**RE: Your investment in one of the following "Madoff" 100% exposed funds**

FAIRFIELD SENTRY LTD / FAIRFIELD SIGMA LTD / HERALD FUND USA / HERMES  
INTERNATIONAL FUND LTD / KRONOS AGRICULTURAL FUND LP / LUXALPHA SICAV/ OPTIMAL  
STRATEGIC US EQUITY LTD / OXFORD FUND LTD / PLAZA INVESTMENTS INTL LTD / PLATINUM  
ALL WEATHER FUND LTD / PRIMEO FUND SELECT / RYE SELECT BROAD MARKET / SANTA  
BARBARA MARKET NEUTRAL FD (BAHAMAS) / SANTA CLARA FUND / THEMA INTL FUNDS PLC /  
THEMA FUND LTD THEMA CORAL / MOUNT CAPITAL FUND / MOUNT FAIRWEATHER US / RYTZ  
INTERNATIONAL LTD SA / RAFALE PARTNERS INC

Dear customer,

We write with respect to your investment in one or several of the above funds (the "Fund") that invested with Bernard L. Madoff Investment Securities LLC ("BLMIS").

We previously transmitted you a customer claim form which you may have used in order to send your claim to the Securities Investor Protection Corporation ("SIPC").

First, we wish to remind you that, according to the BLMIS trustee, the strict deadline for filing claims in the BLMIS liquidation is July 2, 2009. Claims must be received by the BLMIS trustee by July 2, 2009. Information regarding the claims process may be found at the trustee's website at:

<http://www.madofftrustee.com/index.html>.

Second, the BLMIS trustee has recently released new statements regarding the BLMIS liquidation and the claims process, which you should consider. He revealed in particular that Madoff had not purchased any securities for its clients for at least the last 13 years. Accordingly he indicated that the most important information he would consider when evaluating entitlement to reimbursement from SIPC was the extent of cash invested and whether the customer's total cash investment exceeded the customer's withdrawals. Those statements can be found at the trustee website mentioned above, and another statement dated May 6, 2009 from the trustee is enclosed, which was released on the New York Times web site:

<http://dealbook.blogs.nytimes.com/2009/05/06/another-view-unwinding-madoffs-fraud-fairly/?scp=1&sq=irving%20h.%20picard&st=Search>

Third, as a reminder, the Bank does not plan to file a claim on your behalf. The Fund through which you invested has generally indicated if it will (or, in some cases, will not) file a claim on behalf of the Fund. As indicated previously, you may submit a claim on your own behalf. Please note that there is no guarantee that the BLMIS trustee will recognize claims of individual customers who did not invest directly with BLMIS.

Further, submitting an individual claim may subject you to the jurisdiction of the United States court where the liquidation proceeding is pending, and make it easier for the trustee overseeing the proceeding to bring claims against you, for example, for recovery of withdrawals you may have made from a fund or funds investing with BLMIS. Also, submitting a claim will require you to identify yourself and disclose to the trustee facts about your investment.

The Bank cannot advise you whether or not to file an individual claim, and you may wish to consult counsel before deciding how to proceed.

Sincerely,

HSBC PRIVATE BANK (SUISSE) SA

Letter without signature

Enclosures

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Attn: To the board of directors or its legal representative

5 June 2009

Our Ref.: JCW-GB-ct

Dear Sir,


**Ref: Securities Investor Protection Corporation claim**

We refer to our letter dated February 3, 2009 by which we recommended to your company to seek for legal advice in relation to the submission of a claim with the Securities Investor Protection Corporation ("SIPC") in the context of the Madoff affair.

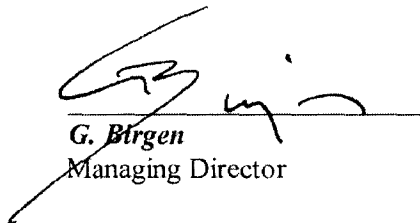
We would like to kindly remind you that July 2, 2009 is the bar date for submitting such claim. In that respect, we would be grateful if you could inform us on whether your company has made such a claim or has the intention to file it before the deadline.

Yours sincerely

***HSBC Securities Services (Luxembourg) S.A.***



**J.C. Wilcockson**  
Managing Director



**G. Birgen**  
Managing Director

**HSBC Securities Services (Luxembourg) S.A.**  
16, Boulevard d'Avranches, L-1160 Luxembourg  
Tel: +352 40 46 461 Fax: +352 27025 774



F



G





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HSBC SECURITIES SERVICES  
 (LUXEMBOURG) SA SPEC CUST ACCT  
 FOR HERALD FUND SPC-HERALD USA  
 40 AVENUE MONTEREY B.P. 413  
 L-2014 LUXEMBOURG

YOUR ACCOUNT NUMBER  
 1-FR109-3-0

YOUR TAXPAYER IDENTIFICATION NUMBER  
 11/30/08 2 A

DATE	QUANTITY RECEIVED/DELIVERED	SELL DELAYING ON SHORT	TIN	DESCRIPTION	PRICE OR STANDARD	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
11/06	127,152		11679	BOEING CO	51.120	6,505,096.24	
11/06	826,488		11914	BANK OF AMERICA	23.840	19,736,532.92	
11/06	95,364		12149	BAXTER INTERNATIONAL INC	60.600	5,782,872.40	
11/06	190,728		12384	BANK OF NEW YORK MELLON CORP	32.290	6,166,236.12	
11/06	317,880		12619	BRISTOL MYERS SQUIBB COMPANY	20.610	6,564,221.80	
11/06	111,258		12854	ANHEUSER BUSCH COS INC	62.430	6,950,286.94	
11/06	890,064		13089	CITI GROUP INC	13.530	12,078,167.92	
11/06	476,820		13324	CONCAST CORP	15.790	7,548,059.80	
				CL A			
11/06	254,304		13559	CONOCOPHILIPS	51.120	13,010,192.48	
11/06	969,534		13794	CISCO SYSTEMS INC	17.520	17,025,016.68	
11/06	238,410		14029	CVS CAREMARK CORP	30.510	7,283,425.10	
11/06	333,774		14264	CHEVRON CORP	73.740	24,625,844.76	
11/06	317,880		14499	THE WALT DISNEY CO	24.760	7,883,423.80	
11/06	1,700,658		14734	GENERAL ELECTRIC CO	19.600	33,400,922.80	
11/06	31,788		14969	GOOGLE	356.520	11,334,328.76	
11/06	63,576		15204	GOLDMAN SACHS GROUP INC	91.870	5,843,270.12	
11/06	286,092		15439	HOME DEPOT INC	23.300	6,677,386.60	
11/06	397,350		15674	HEWLETT-PACKARD CO	38.310	15,238,372.50	
11/06	222,516		15909	INTERNATIONAL BUSINESS MACHS	92.800	20,658,384.80	
11/06	905,958		16144	INTEL CORP	16.070	14,594,983.06	
11/06	460,926		16379	JOHNSON & JOHNSON	61.310	28,277,810.06	
11/06	603,972		16614	J.P. MORGAN CHASE & CO.	40.910	24,732,652.52	
11/06	254,304		16849	KRAFT FOOD INC	29.110	7,412,961.44	
11/06	317,880		17084	COCA COLA CO	44.490	14,155,196.20	
				CONTINUED ON PAGE 3			

PLEASE RETAIN THIS STATEMENT FOR INCOME TAX PURPOSES



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PERIOD ENDING  
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YOUR ACCOUNT NUMBER  
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YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	AMOUNT RECEIVED OR LONG	AMOUNT DELIVERED OR SHORT	TIN	DESCRIPTION	PRICE OR YIELD	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
11/06	190,728		17319	MCDONALDS CORP	57.900	11,050,780.20	
11/06	190,728		17554	MEDTRONIC INC	40.310	7,695,874.68	
11/06	111,258		17789	3M COMPANY	63.590	7,079,346.22	
11/06	333,774		18024	ALTRIA GROUP INC	19.160	6,408,459.84	
11/06	349,668		18259	NERCK & CO	30.780	10,776,767.04	
11/06	1,287,414		18494	MICROSOFT CORP	22.310	28,773,702.34	
11/06	651,654		18729	ORACLE CORPORATION	18.110	11,827,519.94	
11/06	143,046		19434	OCCIDENTAL PETROLEUM CORP	54.290	7,771,688.34	
11/06	254,304		19669	PEPSICO INC	57	14,505,500.00	
11/06	1,096,686		19904	PFIZER INC	17.690	19,444,242.34	
11/06	492,714		20139	PROCTER & GAMBLE CO	64.570	31,834,250.98	
11/06	349,668		20374	PHILLIP MORRIS INTERNATIONAL	42.730	14,955,299.64	
11/06	270,198		20609	QUALCOMM INC	37.810	10,226,993.38	
11/06	190,728		20844	SCHLUMBERGER LTD	51.760	9,879,710.28	
11/06	953,640		21079	AT&T INC	26.980	25,767,352.20	
11/06	588,078		21314	TIME WARNER INC	10.060	5,939,587.68	
11/06	158,940		21549	UNITED PARCEL SVC INC CLASS B	52.790	8,396,799.60	
11/06	286,092		21784	U-S-BANCORP	29.550	8,465,461.60	
11/06	158,940		22019	UNITED TECHNOLOGIES CORP	54.920	8,735,341.80	
11/06	460,926		22254	VERIZON COMMUNICATIONS	29.980	13,836,998.48	
11/06	540,396		22489	WELLS FARGO & CO NEW	33.660	18,211,344.36	
11/06	365,562		22724	WAL-MART STORES INC	56.560	20,690,808.72	
11/06	858,276		22959	EXXON MOBIL CORP	73.680	63,272,106.68	
11/06				FIDELITY SPARTAN U S TREASURY MONEY MARKET DIV 11/06/08	DIV		.30
				CONTINUED ON PAGE 4			

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PERIOD ENDING  
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YOUR ACCOUNT NUMBER  
 1-FR109-3-D

YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TIN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
11/06				FIDELITY SPARTAN U S TREASURY MONEY MARKET W/H TAX DIV FDLXX	CM	.09	
11/06	8,311		10739	FIDELITY SPARTAN U S TREASURY MONEY MARKET	1	8,311.00	
11/06		8,392	48256	FIDELITY SPARTAN U S TREASURY MONEY MARKET	1		8,392.00
11/06		44,575,000	48472	U S TREASURY BILL DUE 12/11/2008	99.989		44,570,096.75
11/06		157,000,000	48904	U S TREASURY BILL DUE 01/08/2009	99.960		156,937,200.00
11/06		250,375,000	49114	U S TREASURY BILL DUE 01/15/2009	99.946		250,239,797.50
11/06		250,375,000	49328	U S TREASURY BILL DUE 01/22/2009	99.934		250,209,752.50
11/06		250,375,000	49543	U S TREASURY BILL DUE 01/29/2009	99.928		250,194,730.00
11/06	74,550,000		49985	U S TREASURY BILL DUE 03/26/2009	99.802	74,402,391.00	
				3/26/2009			
				CONTINUED ON PAGE 5			

PLEASE REEXAM THIS STATEMENT FOR INCOME TAX PURPOSES



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 11/30/08

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 5

YOUR ACCOUNT NUMBER  
 1-FR109-3-0

YOUR ADVISOR IDENTIFICATION NUMBER

DATE	BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TIN	DESCRIPTION	PRICE PER SHARE	AMOUNT CREDITED TO YOUR ACCOUNT	AMOUNT DEBITED TO YOUR ACCOUNT
11/06	74,550,000		50214	U S TREASURY BILL DUE 4/02/2009	99.751	74,364,370.50	
11/06	74,550,000		50443	U S TREASURY BILL DUE 04/09/2009	99.726	74,345,733.00	
11/07	99,027		23495	APPLE INC	108.800	10,778,098.60	
11/07	176,048		23730	ABBOTT LABORATORIES	56.590	9,969,597.32	
11/07	121,033		23965	ANGEN INC	62.070	7,517,359.31	
11/07	88,024		24200	BOEING CO	53.640	4,725,127.36	
11/07	561,453		24435	BANK OF AMERICA	23.720	13,332,995.16	
11/07	66,018		24670	BAXTER INTERNATIONAL INC	61.740	4,078,591.32	
11/07	121,033		24905	BANK OF NEW YORK MELLON CORP	34.210	4,145,379.93	
11/07	220,060		25140	BRISTOL MYERS SQUIBB COMPANY	21.020	4,634,463.20	
11/07	77,021		25375	ANNEUSER BUSCH COS INC	64.190	4,947,057.99	
11/07	594,162		25610	CITI GROUP INC	14.410	8,585,640.42	
11/07	319,087		25845	CONCAST CORP	17.390	5,561,685.93	
11/07	165,045		26080	CONOCOPHILIUS	53.060	8,763,888.70	
11/07	649,177		26315	CISCO SYSTEMS INC	17.580	11,438,498.66	
11/07	154,042		26550	CVS CAREMARK CORP	31.720	4,892,373.24	
11/07	231,063		26785	CHEVRON CORP	75.450	17,442,945.35	
11/07	209,057		27020	THE WALT DISNEY CO	25.620	5,364,402.34	
11/07	1,155,315		27255	GENERAL ELECTRIC CO	19.810	22,933,002.15	
11/07	22,006		27490	GOOGLE	349.160	7,684,494.96	
				CONTINUED ON PAGE 6			

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PERSON NUMBER  
 11/30/08

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YOUR ACCOUNT NUMBER  
 1-FR109-3-0

YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	BOUGHT PROCEEDS IN US\$	SALE DELIVERED IN US\$	TIN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT CREDITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
11/07	44,012		27725	GOLDMAN SACHS GROUP INC	89.070	3,921,908.84	
11/07	187,051		27960	HOME DEPOT INC	22.680	4,212,388.48	
11/07	275,075		28195	HEWLETT PACKARD CO	38.820	10,689,414.50	
11/07	154,042		28430	INTERNATIONAL BUSINESS MACHS	92.430	14,244,263.06	
11/07	616,168		28665	INTEL CORP	16	9,883,334.00	
11/07	308,084		28900	JOHNSON & JOHNSON	61.820	19,058,075.88	
11/07	418,114		29135	J.P. MORGAN CHASE & CO	40.960	17,142,673.44	
11/07	165,045		29370	KRAFT FOOD INC	29.710	4,910,087.95	
11/07	220,060		29605	COCA COLA CO	46.580	10,259,196.80	
11/07	121,033		29840	MCDONALDS CORP	57.510	6,965,448.83	
11/07	121,033		30075	MEDTRONIC INC	41.140	4,984,138.62	
11/07	77,021		30310	3M COMPANY	64.880	5,000,202.48	
11/07	231,063		30545	ALTRIA GROUP INC	19.370	4,484,932.31	
11/07	242,066		30780	MERCK & CO	30.480	7,387,853.68	
11/07	880,240		31015	MICROSOFT CORP	22.940	20,227,914.60	
11/07	440,120		31250	ORACLE CORPORATION	18.470	8,146,620.40	
11/07	88,024		31955	OCCIDENTAL PETROLEUM CORP	54.380	4,790,265.12	
11/07	176,048		32190	PEPSICO INC	58.630	10,328,735.24	
11/07	748,204		32425	PFIZER INC	18	13,497,600.00	
11/07	341,093		32660	PROCTER & GAMBLE CO	65.180	22,246,084.74	
11/07	231,063		32895	PHILLIP MORRIS INTERNATIONAL	43.640	10,092,831.32	
11/07	187,051		33130	QUALCOMM INC	37.690	7,057,434.19	
11/07	132,036		33365	SCHLUMBERGER LTD	51.770	6,840,784.72	
11/07	638,174		33600	AT&T INC	28.910	18,475,136.34	
11/07	396,108		33835	TIME WARNER INC	10.110	4,020,495.88	
				CONTINUED ON PAGE 7			

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 New York, London

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HSBC SECURITIES SERVICES  
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 40 AVENUE MONTELEY B.P. 413  
 L-2014 LUXEMBOURG

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YOUR ACCOUNT NUMBER  
 1-FR109-3-D

YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	BOUGHT RECEIVED ON LONG	BOLE DELIVERED OR SHORT	TNR	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
11/07	110,030		34070	UNITED PARCEL SVC INC CLASS B	53.680	5,910,811.40	
11/07	198,054		34305	U S BANCORP	30.790	6,106,004.66	
11/07	110,030		34540	UNITED TECHNOLOGIES CORP	56	6,166,081.00	
11/07	308,084		34775	VERIZON COMMUNICATIONS	31.810	9,812,475.04	
11/07	374,102		35010	WELLS FARGO & CO NEW	34.080	12,764,360.16	
11/07	253,069		35245	WAL-MART STORES INC	56.730	14,366,726.37	
11/07	583,159		35480	EXXON MOBIL CORP	75.280	43,923,535.52	
11/07				FIDELITY SPARTAN U S TREASURY MONEY MARKET DIV 11/07/08	DIV		.15
11/07				FIDELITY SPARTAN U S TREASURY MONEY MARKET W/H TAX DIV FDLXX	CM	.05	
11/07		8,311	10982	FIDELITY SPARTAN U S TREASURY MONEY MARKET	1		8,311.00
11/07		149,250,000	11252	U S TREASURY BILL DUE 02/05/09	99.923		149,135,077.50
11/07		155,975,000	11464	2/05/2009 U S TREASURY BILL DUE 02/19/2009	99.887		155,798,748.25
11/07		155,975,000	11680	2/19/2009 U S TREASURY BILL DUE 02/26/2009	99.889		155,801,867.75
				CONTINUED ON PAGE 8			

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YOUR ACCOUNT NUMBER  
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YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TIN	DESCRIPTION	PRICE OR OTHER	AMOUNT CREDITED TO YOUR ACCOUNT	AMOUNT DEBITED TO YOUR ACCOUNT
11/07		149,250,000	11893	U S TREASURY BILL DUE 03/05/09	99.866		149,050,005.00
11/07	57,200,000		12227	U S TREASURY BILL DUE 04/09/2009	99.720	57,039,840.00	
11/07	57,200,000		12447	U S TREASURY BILL DUE 4/16/2009	99.671	57,011,812.00	
11/07	29,394		12672	FIDELITY SPARTAN U S TREASURY MONEY MARKET	1	29,394.00	
11/10	121,284		35955	APPLE INC	108.720	13,190,847.48	
11/10	215,616		36190	ABBOTT LABORATORIES	55.910	12,063,714.56	
11/10	148,236		36425	ANGEN INC	59.620	8,843,759.32	
11/10	107,808		36660	BOEING CO	52.190	5,630,811.52	
11/10	700,752		36895	BANK OF AMERICA	24.050	16,881,115.60	
11/10	94,332		37130	BAXTER INTERNATIONAL INC	60.770	5,736,328.64	
11/10	161,712		37365	BANK OF NEW YORK MELLON CORP	33.680	5,420,585.76	
11/10	282,996		37600	BRISTOL MYERS SQUIBB COMPANY	21.310	6,041,963.76	
11/10	94,332		37835	ANHEUSER BUSCH COS INC	64.090	6,049,510.88	
11/10	768,132		38070	CITI GROUP INC	14.270	10,991,968.64	
11/10	404,280		38305	CONCAST CORP	17.410	7,054,685.80	
11/10	215,616		38540	CL A			
11/10	822,036		38775	CONOCOPHILIPS	54.130	11,679,918.08	
				CISCO SYSTEMS INC	18.080	14,895,291.88	
				CONTINUED ON PAGE 9			

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YOUR ACCOUNT NUMBER  
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YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	BOUGHT RECEIVED OR LONG	SAID DELIVERED OR SHORT	TIN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
11/10	202,140		39010	CVS CAREMARK CORP	31.300	6,335,067.00	
11/10	296,472		39245	CHEVRON CORP	76.410	22,665,283.52	
11/10	256,044		39480	THE WALT DISNEY CO	25.660	6,580,330.04	
11/10	1,468,884		39715	GENERAL ELECTRIC CO	20.530	30,214,943.52	
11/10	26,952		39950	GOOGLE	363.580	9,800,286.16	
11/10	67,380		40185	GOLDMAN SACHS GROUP INC	92.680	6,247,473.40	
11/10	242,568		40420	HOME DEPOT INC	23.030	5,596,043.04	
11/10	350,376		40655	HEWLETT PACKARD CO	37.290	13,079,536.04	
11/10	188,664		40890	INTERNATIONAL BUSINESS MACHS	92.660	17,489,152.24	
11/10	795,084		41125	INTEL CORP	15.880	12,657,736.92	
11/10	390,804		41360	JOHNSON & JOHNSON	61.320	23,979,733.28	
11/10	512,088		41595	J.P. MORGAN CHASE & CO	41.730	21,389,915.24	
11/10	215,616		41830	KRAFT FOOD INC	30.100	6,498,665.60	
11/10	282,996		42065	COCA COLA CO	45.500	12,887,637.00	
11/10	161,712		42300	KODAKALOS CORP	57.230	9,261,245.76	
11/10	161,712		42535	MEDTRONIC INC	40.300	6,523,461.60	
11/10	94,332		42770	3M COMPANY	64.690	6,106,110.08	
11/10	282,996		43005	ALTRIA GROUP INC	18.890	5,357,113.44	
11/10	296,472		43240	HERCK & CO	30.510	9,057,218.72	
11/10	1,091,556		43475	MICROSOFT CORP	23.200	25,367,761.20	
11/10	552,516		43710	ORACLE CORPORATION	18.600	10,298,897.60	
11/10	121,284		44415	OCCIDENTAL PETROLEUM CORP	56.010	6,797,967.84	
11/10	215,616		44650	PEPSICO INC	57.550	12,417,324.80	
11/10	956,796		44885	PFIZER INC	17.960	17,222,327.16	
11/10	417,756		45120	PROCTER & GAMBLE CO	65.230	27,266,933.88	
				CONTINUED ON PAGE 10			

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40 AVENUE MONTELEY B.P. 413  
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YOUR ADDRESS NUMBER  
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YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	AMOUNT RECEIVED OR LOAN	AMOUNT DELIVERED OR SHORT	TIN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT CREDITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
11/10	282,996		45355	PHILLIP MORRIS INTERNATIONAL	44.030	12,471,632.88	
11/10	229,092		45590	QUALCOMM INC	37.310	8,556,585.52	
11/10	175,188		45825	SCHLUMBERGER LTD	50.500	8,854,001.00	
11/10	835,512		46060	AT&T INC	28.580	23,912,352.96	
11/10	485,136		46295	TIME WARNER INC	11.010	5,360,752.36	
11/10	134,760		46530	UNITED PARCEL SVC INC CLASS 8	54.420	7,339,029.20	
11/10	242,568		46765	U S BANCORP	31.510	7,653,019.68	
11/10	134,760		47000	UNITED TECHNOLOGIES CORP	56.430	7,609,896.80	
11/10	404,280		47235	VERIZON COMMUNICATIONS	32	12,953,131.00	
11/10	458,184		47470	WELLS FARGO & CO NEW	34.600	15,871,493.40	
11/10	309,948		47705	WAL-MART STORES INC	55.710	17,279,600.08	
11/10	727,704		47940	EXXON MOBIL CORP	75.800	55,189,071.20	
11/10				FIDELITY SPARTAN U S TREASURY MONEY MARKET DIV 11/10/08	DIV		1.59
11/10				FIDELITY SPARTAN U S TREASURY MONEY MARKET W/H TAX DIV FDLXX	CW	.48	
11/10		29,394	12908	FIDELITY SPARTAN U S TREASURY MONEY MARKET	1		29,394.00
11/10		149,350,000	13109	U S TREASURY BILL DUE 3/12/2009	99.875		149,163,312.50
11/10		159,125,000	13287	U S TREASURY BILL DUE 03/19/2009	99.867		158,913,363.75
				3/12/2009 3/19/2009			
				CONTINUED ON PAGE 11			

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YOUR ACCOUNT NUMBER  
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YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	BOUGHT, RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TYPE	DESCRIPTION	PRICE OR YTMAD	AMOUNT CREDITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
11/10		74,550,000	13498	U S TREASURY BILL DUE 03/26/2009	99.834		74,426,247.00
11/10		74,550,000	13700	U S TREASURY BILL DUE 4/02/2009	99.770		74,378,535.00
11/10		131,750,000	13919	U S TREASURY BILL DUE 04/09/2009	99.742		131,410,085.00
11/10		57,200,000	14147	U S TREASURY BILL DUE 4/16/2009	99.686		57,020,392.00
11/10	750,000		14370	U S TREASURY BILL DUE 4/16/2009	99.686	747,645.00	
11/10	8,061		14597	FIDELITY SPARTAN U S TREASURY MONEY MARKET	1	8,061.00	
11/18		282,611	49343	ANHEUSER BUSCH COS INC	70		19,782,770.00
11/18	19,800,000		49578	U S TREASURY BILL DUE 4/16/2009	99.830	19,766,340.00	
11/18	16,430		49816	FIDELITY SPARTAN U S TREASURY MONEY MARKET	1	16,430.00	
11/19				FIDELITY SPARTAN U S TREASURY MONEY MARKET DIV 11/19/08	DIV		1.56
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YOUR ACCOUNT NUMBER  
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DATE	BOUGHT RECEIVED OR LONG	SOLD DELIVERED OR SHORT	TIN	DESCRIPTION	PRICE OR RATE	AMOUNT DEBITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
11/19				FIDELITY SPARTAN U S TREASURY MONEY MARKET W/H TAX DIV FOLXX	CM	.47	
11/19		24,491	51510	FIDELITY SPARTAN U S TREASURY MONEY MARKET	1		24,491.00
11/19	179,125,000		56115	U S TREASURY BILL DUE 03/26/2009	99.926	178,992,447.50	
11/19	18,862		60549	3/26/2009 FIDELITY SPARTAN U S TREASURY MONEY MARKET	1	18,862.00	
11/20		179,125,000	63792	U S TREASURY BILL DUE 03/26/2009	99.962		179,056,932.50
11/20	179,150,000		64030	3/26/2009 U S TREASURY BILL DUE 4/16/2009	99.947	179,055,050.50	
11/20	1,882		64269	4/16/2009 FIDELITY SPARTAN U S TREASURY MONEY MARKET	1	1,882.00	
11/25	47,745		64510	APPLE INC	85.070	4,063,576.15	
11/25	84,880		64748	ABBOTT LABORATORIES	54.140	4,598,798.20	
11/25	58,355		64986	ANGEN INC	53.630	3,131,912.65	
11/25	270,555		65224	BANK OF AMERICA	12.980	3,522,625.90	
11/25	31,830		65462	BAXTER INTERNATIONAL INC	52.570	1,674,576.10	
11/25	63,660		65700	BANK OF NEW YORK MELLON CORP	24.690	1,574,311.40	
11/25	106,100		65938	BRISTOL MYERS SQUIBB COMPANY	20.140	2,141,098.00	
				CONTINUED ON PAGE 13			

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TOUR ACCOUNT NUMBER  
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YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	DIBOUNT ALLOWED ON LOAN	SOLD DELIVERED OR SHIPPED	TIN#	DESCRIPTION	PAGE OR SYMBOL	AMOUNT CREDITED TO YOUR ACCOUNT	AMOUNT CHARGED TO YOUR ACCOUNT
11/25	307,690		66176	CITI GROUP INC	6.100	1,889,216.00	
11/25	26,525		66414	COLGATE PALMOLIVE CO	62.660	1,663,117.50	
11/25	153,845		66652	CONCAST CORP	13.970	2,155,367.65	
				CL A			
11/25	84,880		66890	CONOCOPHILIPS	45.100	3,831,483.00	
11/25	318,300		67128	CISCO SYSTEMS INC	14.970	4,777,683.00	
11/25	79,575		67366	CVS CAREMARK CORP	27.040	2,154,891.00	
11/25	111,405		67604	CHEVRON CORP	68.710	7,659,093.55	
11/25	100,795		67842	THE WALT DISNEY CO	19.760	1,995,740.20	
11/25	37,135		68080	EVELOX CORP	48.740	1,811,444.90	
11/25	583,550		68318	GENERAL ELECTRIC CO	14.010	8,198,877.50	
11/25	10,610		68556	GOOGLE	275	2,918,174.00	
11/25	90,185		68794	HOKU DEPOT INC	19.530	1,764,920.05	
11/25	132,625		69032	HEWLETT PACKARD CO	32.990	4,380,603.75	
11/25	74,270		69270	INTERNATIONAL BUSINESS MACHS	75.080	5,579,161.60	
11/25	307,690		69508	INTEL CORP	12.270	3,787,663.30	
11/25	153,845		69746	JOHNSON & JOHNSON	57.650	8,875,317.25	
11/25	201,590		69984	J.P. MORGAN CHASE & CO	27.760	5,604,201.40	
11/25	79,575		70222	KRAFT FOOD INC	25.900	2,064,175.50	
11/25	106,100		70460	COCA COLA CO	42.040	4,464,688.00	
11/25	58,355		70698	MCDONALDS CORP	55	3,211,859.00	
11/25	63,660		70936	MEDTRONIC INC	30.800	1,963,274.00	
11/25	37,135		71174	3M COMPANY	58.280	2,165,712.80	
11/25	111,405		71412	ALTRIA GROUP INC	16.250	1,814,787.25	
11/25	116,710		71650	MERCK & CO	25	2,922,418.00	
				CONTINUED ON PAGE 14			

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DATE	BUYER PLACED ON LONG	SELL REMOVED OR SHORT	TYPE	DESCRIPTION	PRICE OR SYMBOL	AMOUNT CREDITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
	730,848			PEPSICO INC	56.700		
	3,167,731			PFIZER INC	16.430		
	975,132			PHILLIP MORRIS INTERNATIONAL	42.160		
	1,410,713			PROCTER & GAMBLE CO	64.350		
	776,526			QUALCOMM INC	33.570		
	561,612			SCHLUMBERGER LTD	50.740		
	45			FIDELITY SPARTAN	1		
	319,746			U S TREASURY MONEY MARKET			
	1,665,607			3M COMPANY	66.930		
	822,204			TIME WARNER INC	9.050		
	456,780			U S BANCORP	26.980		
	456,780			UNITED PARCEL SVC INC	57.600		
	1,327,135			CLASS B			
	1,050,594			UNITED TECHNOLOGIES CORP	48.530		
	1,579,577			VERIZON COMMUNICATIONS	32.650		
	74,270			WAL-MART STORES INC	55.880		
				WELLS FARGO & CO NEW	28.890		
				WYETH	36.010		
				MARKET VALUE OF SECURITIES			
				LONG			
				SHORT			
				1,951,174,724.18			

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YOUR ACCOUNT NUMBER  
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YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	ACCOUNT RECEIVED OR LONG	SOLD RECEIVED OR SHORT	TYPE	DESCRIPTION	PRICE OR SYMBOL	AMOUNT CREDITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
				BALANCE FORWARD			87,706,206.00
11/06		15,894	18964	S & P 100 INDEX	20.300		32,248,926.00
11/06	15,894		19199	NOVEMBER 470 CALL			
				S & P 100 INDEX	20.500	32,598,594.00	
11/07		11,003	31485	NOVEMBER 460 PUT	22		24,195,597.00
				S & P 100 INDEX			
11/07	11,003		31720	NOVEMBER 470 CALL	13.800	15,195,143.00	
				S & P 100 INDEX			
11/10		13,476	43945	NOVEMBER 460 PUT	12.400		16,696,764.00
				S & P 100 INDEX			
11/10	13,476		44180	NOVEMBER 485 CALL	16.800	22,653,156.00	
				S & P 100 INDEX			
11/19		40,373	30158	NOVEMBER 475 PUT	26		104,929,427.00
				S & P 100 INDEX			
11/19	40,373		30396	DECEMBER 430 CALL	30	121,159,373.00	
				S & P 100 INDEX			
11/19	26,897		30634	DECEMBER 420 PUT	1.500	4,061,447.00	
				S & P 100 INDEX			
11/19	13,476		30872	NOVEMBER 470 CALL	.900	1,226,316.00	
				S & P 100 INDEX			
11/19		26,897	31110	NOVEMBER 485 CALL	45		121,009,603.00
				S & P 100 INDEX			
11/19		13,476	31348	NOVEMBER 460 PUT	59		79,494,924.00
				S & P 100 INDEX			
				NOVEMBER 475 PUT			
				CONTINUED ON PAGE 2			

PLEASE RETAIN THIS STATEMENT FOR INCOME TAX PURPOSES



**BERNARD L. MADOFF**  
 INVESTMENT SECURITIES LLC  
 New York, London

885 Third Avenue  
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 (212) 230-2424  
 800.334.4343  
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Affiliated with  
 Madoff Securities International Limited  
 12 Berkeley Street  
 Mayfair, London W1J 8DT  
 Tel 020 7493 6222

HSBC SECURITIES SERVICES  
 (LUXENBOURG) SA SPEC CUST ACCT  
 FOR HERALD FUND SPC-HERALD USA  
 40 AVENUE MONTEREY B.P. 413  
 L-2014 LUXENBOURG

PERIOD ENDING  
 11/30/08

PAGE  
 2

YOUR ACCOUNT NUMBER  
 1-FR109-4-0

YOUR TAXPAYER IDENTIFICATION NUMBER

DATE	DEBIT RECEIVED ON LONG	SOLD RECEIVED ON SHORT	TIN	DESCRIPTION	PRICE OR SYMBOL	AMOUNT CREDITED TO YOUR ACCOUNT	AMOUNT CREDITED TO YOUR ACCOUNT
11/25		5,305	72126	S & P 100 INDEX DECEMBER 380 CALL	36		18,031,695.00
11/25	5,305		72364	S & P 100 INDEX DECEMBER 370 PUT	21	11,145,805.00	
				NEW BALANCE			276,273,308.00
		40,373		SECURITY POSITIONS	MKT PRICE		
		5,305		S & P 100 INDEX DECEMBER 430 CALL	23.300		
	40,373			S & P 100 INDEX DECEMBER 380 CALL	61		
	5,305			S & P 100 INDEX DECEMBER 420 PUT	16.500		
				S & P 100 INDEX DECEMBER 370 PUT	5.100		
				MARKET VALUE OF SECURITIES			
				LONG			
				SHORT			
				69,321,000.00			126,429,590.00

PLEASE RETAIN THIS STATEMENT FOR INCOME TAX PURPOSES.





USD Class

Date	Subscriptions	Redemptions
29-Apr-04	\$20,017,657.10	
16-May-04		
31-May-04	\$250,000.01	
14-Jun-04		
29-Jun-04	\$102,489.94	
14-Jul-04		
29-Jul-04	\$2,460,339.04	
15-Aug-04		
30-Aug-04	\$842,749.95	\$17,234,367.76
14-Sep-04		
29-Sep-04	\$6,439,987.31	
14-Oct-04		
29-Oct-04	\$1,669,997.46	
14-Nov-04		
29-Nov-04	\$24,649,921.52	
14-Dec-04		
30-Dec-04	\$22,470,069.22	\$413,019.51
16-Jan-05		
30-Jan-05	\$47,079,911.00	
14-Feb-05		
27-Feb-05	\$41,125,945.83	
14-Mar-05		
30-Mar-05	\$21,765,206.13	
14-Apr-05		\$102,000.42
29-Apr-05	\$19,500,999.81	\$67,389,999.57
16-May-05		
30-May-05	\$29,789,999.71	\$13,728,906.56
14-Jun-05		
29-Jun-05	\$14,448,999.76	
14-Jul-05		
30-Jul-05	\$4,609,979.44	\$149,999.95
15-Aug-05		
30-Aug-05	\$2,822,499.69	\$3,633,490.97
14-Sep-05		\$428,496.00
29-Sep-05	\$649,968.77	\$16,175,892.60
16-Oct-05		
30-Oct-05	\$179,999.82	\$359,639.63
14-Nov-05		
29-Nov-05	\$19,134,999.48	\$4,104,840.42
14-Dec-05		\$53,685.83
30-Dec-05	\$459,999.87	\$6,880,214.81
14-Jan-06		\$262,070.08
30-Jan-06	\$5,294,999.75	\$99,999.93
14-Feb-06		
27-Feb-06	\$15,999,999.99	\$122,564.27
14-Mar-06		\$25,949.25
30-Mar-06	\$1,699,999.80	\$1,599,999.92
17-Apr-06		\$2,199,662.68
29-Apr-06	\$2,900,025.22	\$82,555.67
14-May-06		
30-May-06	\$6,389,999.14	\$18,812,381.44
14-Jun-06		\$405,905.21
29-Jun-06	\$2,758,510.59	\$5,717,625.20
16-Jul-06		
30-Jul-06	\$3,207,999.69	
15-Aug-06		\$2,300,437.69
30-Aug-06	\$5,932,528.26	\$330,559.14
14-Sep-06		\$34,955.29
29-Sep-06	\$6,168,999.65	
15-Oct-06		\$134,575.09



EUR Class

Date	Subscriptions	Redemptions
29-Apr-04		
16-May-04		
31-May-04	681,480.00 €	
14-Jun-04		
29-Jun-04	227,587.12 €	
14-Jul-04		
29-Jul-04	14,083,156.92 €	
15-Aug-04		
30-Aug-04	3,674,864.15 €	
14-Sep-04		
29-Sep-04	5,798,069.34 €	
14-Oct-04		
29-Oct-04	8,055,997.00 €	
14-Nov-04		
29-Nov-04	13,088,591.23 €	
14-Dec-04		17,580.04 €
30-Dec-04	8,121,624.10 €	
16-Jan-05		600,234.11 €
30-Jan-05	14,734,289.24 €	20,884.73 €
14-Feb-05		
27-Feb-05	7,003,543.24 €	54,442.29 €
14-Mar-05		
30-Mar-05	10,410,571.19 €	389,557.47 €
14-Apr-05		
29-Apr-05	8,513,320.68 €	110,232.41 €
16-May-05		
30-May-05	5,883,197.02 €	9,999,999.94 €
14-Jun-05		45,137.20 €
29-Jun-05	38,019,085.75 €	9,889,398.58 €
14-Jul-05		
30-Jul-05	22,631,271.03 €	353,187.09 €
15-Aug-05		50,714.56 €
30-Aug-05	1,687,695.54 €	70,436.46 €
14-Sep-05		25,121.64 €
29-Sep-05	3,337,407.02 €	284,300.57 €
16-Oct-05		404,394.97 €
30-Oct-05	323,851.98 €	2,832,320.38 €
14-Nov-05		10,904.28 €
29-Nov-05	8,343,399.40 €	2,806,839.42 €
14-Dec-05		
30-Dec-05	2,976,758.50 €	2,828,276.69 €
14-Jan-06		373,311.89 €
30-Jan-06	12,187,686.79 €	543,881.44 €
14-Feb-06		538,572.83 €
27-Feb-06	86,293,934.27 €	850,865.54 €
14-Mar-06		460,638.15 €
30-Mar-06	13,634,558.15 €	554,633.54 €
17-Apr-06		
29-Apr-06	9,701,069.47 €	1,435,877.56 €
14-May-06		
30-May-06	35,022,647.80 €	387,366.52 €
14-Jun-06		161,397.53 €
29-Jun-06	13,684,976.80 €	966,865.95 €
16-Jul-06		
30-Jul-06	17,312,961.74 €	2,518,569.98 €
15-Aug-06		
30-Aug-06	13,179,999.24 €	1,110,940.53 €
14-Sep-06		28,603.30 €
29-Sep-06	5,418,814.89 €	519,780.18 €
15-Oct-06		1,071,406.20 €



## KIRKLAND & ELLIS LLP

AND AFFILIATED PARTNERSHIPS

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June 22, 2009

### **By Federal Express**

Irving H. Picard, Esq.  
Trustee for Bernard L. Madoff Investment  
Securities LLC  
2100 McKinney Avenue  
Suite 800  
Dallas, Texas 75201


Re: SIPA Customer Claim Form for Herald Fund SPC  
Account Number 1-FR109

Dear Mr. Picard:

Please find enclosed with this letter a duplicate of the customer claim of Herald Fund SPC in the Securities Investor Protection Corporation liquidation of Bernard L. Madoff Investment Securities LLC. This customer claim, for account number 1-FR109, is made upon the enclosed claim form, addendum, and accompanying exhibits. An original of this customer claim is being sent today via certified mail, return receipt requested.

Please do not hesitate to contact the undersigned should you have any questions or concerns.

Sincerely yours,

  
Jay P. Lefkowitz

Enclosures (1)

Align bottom of **Peel and Stick Airbill** or **Pouch** here.